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STATUTORY ORDERS AND REGULATIONS

1945

(formerly Canadian War Orders and Regulations)

Volume IV, Nos. 1 to 13

CONSOLIDATED TABLE OF CONTENTS
CANCELLATIONS, AMENDMENTS, REFERENCES
REFERENCE INDEX

STATUTES AMENDED, SUSPENDED OR REFERRED TO BY
ORDER IN COUNCIL

October 8, 1945 to December 31, 1945

*Published under authority of Order in Council P.C. 10793
of 26th November, 1942 as amended by Order in Council
P.C. 7225 of 3rd December, 1945*

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE



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OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1946



EXPLANATORY NOTE

The present volume contains the regular quarterly consolidated index, including a list of amendments, cancellations, etc., and a reference index, in respect of Orders in Council, orders, rules and regulations published in *Canadian War Orders and Regulations*, from October 8, 1945 to December 31, 1945 (Volume IV, Nos. 1 to 13) and a list of Orders in Council amending, suspending or referring to various Federal statutes (October 8, 1945 to December 31, 1945).

In accordance with the provisions of Order in Council P.C. 7225 of 3rd December, 1945, the name of this publication has now been changed from *Canadian War Orders and Regulations* to *Statutory Orders and Regulations*, its scope being extended to include not only instruments "relating to the war" but also those relating "to the national emergency arising therefrom".

J. F. MACNEILL,
Acting Director,
Statutory Orders and Regulations Division.

A. D. P. HEENEY,
Clerk of the Privy Council.

PRIVY COUNCIL,
January 7, 1946.

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Wool, licensing of—imports.....	WM No. 29 revised Oct. 8, 1942..... WM No. 29 Second Revision Oct. 9, 1945.....	WM No. 29 Second Revision Oct. 9, 1945 (c) WM No. 29 Second Revision Supp. No. 1, Nov. 30, 1945 (c)
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Sash, doors and millwork and pre-fabricated houses.....	Supp. No. 4 June 1, 1945.....	WM No. 39 Eighth Revision Supp. No. 21, Oct. 13, 1945 (c)
Meat and poultry.....	Supp. No. 7, June 25, 1945.....	Supp. No. 23, Nov. 1, 1945 (c)
Prohibited imports— Chemicals.....	WM No. 51 Second Revision Dec. 27, 1944..... and Supp. No. 1 Mar. 7, 1945..... Supp. No. 2, Aug. 27, 1945..... Supp. No. 3, Sept. 18, 1945..... Supp. No. 4, Sept. 18, 1945.....	WM No. 51 Second Revision Supp. No. 5, Sept. 25, 1945 (c)
Coffee—drawback.....	WM No. 86 Jan. 11, 1943..... WM No. 86 Supp. No. 1 Sept. 28, 1943.....	WM No. 86 (revised) Nov. 28, 1945 (c)
Woollen yarns and fabrics—im- port control revoked.....	WM No. 88, Feb. 15, 1943.....	WM No. 88 Supp. No. 1 Nov. 30, 1945 (c)
Shipping Priorities.....	WM No. 89 Feb. 11, 1943..... Supp. No. 1 April 7, 1943..... Supp. No. 2 June 3, 1943..... Supp. No. 3 Dec. 7, 1943..... Supp. No. 4 Dec. 22, 1943..... Supp. No. 5 Sept. 18, 1945.....	WM No. 89 Supp. No. 6 Nov. 27, 1945 (c)
Shellac.....	WM No. 92 Feb. 24, 1943.....	WM. No. 92 Supp. No. 1 Nov. 8, 1945 (c)
Asphalt.....	WM No. 93 Revised Aug. 14, 1944.....	WM No. 93 Revised Supp. No. 1 Sept. 25, 1945 (c)

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PART II—MISCELLANEOUS ADMINISTRATIVE ORDERS—Concluded

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
NATIONAL REVENUE— <i>Concluded</i> Apricots, peaches, pears and plums, including prunes.....	WM No. 100 Supp. No. 7 July 28, 1945.....	WM No. 100 Supp. No. 9 Sept. 25, 1945 (c)
Nicotine and nicotine insecticides	WM No. 108 Feb. 15, 1945.....	WM No. 108 Supp. No. 1 Nov. 5, 1945 (c)
TRANSPORT— Transport Controller Fruit and Vegetable Order....	Order No. T.C. 05F Nov. 18, 1942.....	Order No. T.C. 10F Oct. 1, 1945 (a) Order No. T.C. 11F Dec. 26, 1945 (a)

PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)

GOVERNMENT NOTICES— Statements on Import Policy....	Feb. 2, 1943.....		
Fish hooks for deep-sea or lake fishing.....			Sept. 1, 1945 (a)
Schedules "A" and "B" amend- ed.....			Nov. 1, 1945 (a)
Clothing apparel, etc.....			Nov. 1, 1945 (a)
Tariff item 429 inserted.....			Nov. 15, 1945 (a)
Nicotine: rotenone.....			Oct. 15, 1945 (a)
Repayment of Subsidy.....	RS-23 April 30, 1945.....		
Items 3 and 6			
Canned Fruits and Vegetables. Items 2(i), 4, 5, 14 and 20 (brushes, canned pork and beans, canned soup, crude oil, etc., and marmalade).....		RS-26	Aug. 10, 1945 (a)
Tea.....		RS-28 RS-29	Sept. 1, 1945 (a) Oct. 1, 1945 (a)
BOARD ORDERS— Book, writing and specialty papers.....	No. 227 Jan. 21, 1945.....	No. 579	Nov. 13, 1945 (c)
Businesses— commencement, acquisition and expansion.....	No. 284 May 25, 1943.....	No. 600	Nov. 13, 1945 (c)
Butter— rationing.....	No. 465 Dec. 26, 1944.....	No. 572 No. 580	Oct. 22, 1945 (a) Nov. 17, 1945 (a)
Canned Fruit and Vegetables— controlling sale and distribution	No. 517 June 4, 1945.....	No. 564 No. 584	Oct. 2, 1945 (a) Nov. 28, 1945 (a)
Civilian Suits for Demobilized Service Personnel— replacement.....	No. 530 July 5, 1945.....	No. 570 No. 590	Oct. 17, 1945 (a) Dec. 21, 1945 (a)
Commencement, acquisition and expansion of Businesses.....	No. 284 May 25, 1943.....	No. 600	Nov. 13, 1945 (c)
Commercial Accommodation— Maximum rentals and termina- tion of leases.....	No. 315 Sept. 7, 1943.....	No. 583	Nov. 29, 1945 (a)
Containers— manufacture of wooden.....	No. 404 June 1, 1944.....	No. 567	Oct. 11, 1945 (c)

CANCELLATIONS, AMENDMENTS AND REFERENCES—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
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PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
BOARD ORDERS—Continued		
Conventions, other meetings and Organized Travel Groups— restrictions removed.....	No. 535 July 13, 1945.....	No. 578 Oct. 30, 1945 (c)
Corn—		
maximum prices for Canada Western and Eastern yellow and white corn.....	No. 550 Sept. 5, 1945.....	No. 575 Oct. 30, 1945 (c)
Footwear Leather.....	No. 556 Aug. 31, 1945.....	No. 576 Oct. 30, 1945 (a)
Fruit, Canned— controlling sale and distribution	No. 517 June 4, 1945.....	No. 564 Oct. 2, 1945 (a) No. 584 Nov. 28, 1945 (a)
Hides and Skins— licensing.....	No. 48 July 15, 1941.....	No. 600 Nov. 13, 1945 (c)
Housing Accommodation		
Deep River, Ont.....	No. 549 Sept. 4, 1945.....	No. 573 Oct. 23, 1945 (c)
Termination of leases.....	No. 537 July 24, 1945.....	No. 571 Oct. 18, 1945 (a)
Maximum rentals and termina- tion of leases.....	No. 294 July 16, 1943.....	No. 582 Nov. 29, 1945 (a)
Leather— footwear.....	No. 556 Aug. 31, 1945.....	No. 576 Oct. 30, 1945 (a)
Licences.....	No. 202 Nov. 3, 1942.....	No. 600 Nov. 13, 1945 (c)
Maximum prices— exemptions from.....	No. 336 Nov. 17, 1945.....	No. 560 Nov. 3, 1945 (a)
Meat— rationing.....	No. 545 Aug. 31, 1945.....	No. 566 Oct. 10, 1945 (a)
Meatless Days in Public Eating Places.....	No. 532 July 9, 1945.....	No. 581 Nov. 17, 1945 (a)
Paper— Book, writing and specialty....	No. 227 Jan. 21, 1943.....	No. 579 Nov. 13, 1945 (c)
Print paper—distribution and use— newspapers, magazines and other periodicals.....	No. 223 Dec. 30, 1942.....	No. 585 Dec. 17, 1945 (c)
publications other than news- papers, magazines and peri- odicals.....	No. 295 July 20, 1943.....	No. 586 Dec. 17, 1945 (c)
Publications other than news- paper, magazines and other periodicals— distribution and use of print paper.....	No. 295 July 20, 1943.....	No. 586 Dec. 17, 1945 (c)
Rationed Foods—		
Meat.....	No. 545 Aug. 31, 1945.....	No. 565 Oct. 10, 1945 (a)
Butter.....	No. 465 Dec. 26, 1944.....	No. 572 Oct. 22, 1945 (a) No. 580 Nov. 17, 1945 (a)
Real property— owned by D.I.L., Deep River, Ontario.....	No. 549 Sept. 4, 1945.....	No. 573 Oct. 23, 1945 (c)
Sausage— maximum prices.....	No. 305 Aug. 12, 1943.....	No. 565 Oct. 5, 1945 (c)
Shared Accommodation— maximum rentals and termina- tion of leases.....	No. 294 July 16, 1943.....	No. 582 Nov. 29, 1945 (a)
Travel Groups, Organized— restrictions removed.....	No. 535 July 13, 1945.....	No. 578 Oct. 30, 1945 (c)
Vegetables, Canned— controlling sale and distribution	No. 517 June 4, 1945.....	No. 564 Oct. 2, 1945 (a) No. 584 Nov. 28, 1945 (a)

CANCELLATIONS, AMENDMENTS AND REFERENCES—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
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PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation		Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)	
BOARD ORDERS—Concluded				
Wooden containers— manufacture.....	No. 404	June 1, 1944.....	No. 567	Oct. 11, 1945 (c)
Wool.....	No. 117	Mar. 23, 1942.....	No. 577	Oct. 30, 1945 (a)
ADMINISTRATORS' ORDERS—				
Apples—				
maximum prices.....	A-1712	Aug. 22, 1945.....	A-1753	Oct. 5, 1945 (a)
evaporated, maximum prices...	A-1403	Oct. 12, 1944.....	A-1807	Nov. 15, 1945 (c)
Barrels, used.....	A-1462	Nov. 18, 1944.....	A-1818	Nov. 21, 1945 (a)
Beans, Eastern White (pea beans) and yellow eye—Maximum prices.....	A-865	Aug. 27, 1943.....	A-1807	Nov. 15, 1945 (a)
Biscuits—				
Maximum prices for sales by wholesale distributors and re- tailers.....	A-1671	June 28, 1945.....	A-1810	Nov. 15, 1945 (a)
Candy—				
maximum prices for sales by wholesale distributors and retailers.....	A-1671	June 28, 1945.....	A-1810	Nov. 15, 1945 (a)
Cans, used.....	A-1462	Nov. 18, 1944.....	A-1818	Nov. 21, 1945 (a)
Canned Fruits and Vegetables maximum prices.....	A-1696	Aug. 7, 1945.....	A-1751	Sept. 29, 1945 (a)
Canned vegetables produced by Home Canners— maximum prices.....	A-1227	May 26, 1944.....	A-1808	Nov. 15, 1945 (a)
Cheddar cheese— maximum prices.....	A-1591	April 28, 1945.....	A-1830	Dec. 13, 1945 (a)
Children's wear— manufacture, sale and delivery	A-1288	July 12, 1944.....	A-1778	Oct. 24, 1945 (a)
Citrus fruit juice—canned—maxi- mum prices.....	A-1643	May 26, 1945.....	A-1811	Nov. 15, 1945 (a)
Clamshell produced in B.C.— maximum prices.....	A-427	Oct. 6, 1942.....	A-1783	Oct. 26, 1945 (c)
Clothes pins.....	A-786	June 25, 1943.....	A-1815	Nov. 20, 1945 (c)
Condoms.....	A-317	July 30, 1942.....	A-1821	Nov. 23, 1945 (c)
Conversion of Real Property— Toronto.....	A-1714	Aug. 23, 1945.....	A-1828	Dec. 11, 1945 (c)
Corn, Canada Western and Can- ada Eastern yellow and white— maximum prices.....	A-1784	Oct. 30, 1945.....	A-1802	Nov. 12, 1945 (a)
Cotton utility jackets.....	A-1475	Nov. 30, 1944.....	A-1836	Dec. 19, 1945 (c)
Cream, fluid—				
Control of sale and distribution in certain markets.....	A-1331	Aug. 28, 1944.....	A-1775	Oct. 24, 1945 (a)
Dates, dried— maximum prices.....	A-1500	Jan. 4, 1945.....	A-1811	Nov. 15, 1945 (a)

CANCELLATIONS, AMENDMENTS AND REFERENCES—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
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PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation		Cancelling, Amending or Re- ferring Orders in Council, etc. (c= cancelling; a=amending; r=referring)	
ADMINISTRATORS' ORDERS— —Continued				
Dried fruits.....	A-553	Jan. 8, 1943.....	A-1811	Nov. 15, 1945 (a)
Drums, used.....	A-1462	Nov. 18, 1944.....	A-1818	Nov. 21, 1945 (a)
Economies, Simplifications and Conservation in production of men's, youths' and boys' outer wool clothing and men's, youths', boys' and ladies' wool- len sportswear and woollen work garments and waterproof or rubberized clothing.....	A-207	June 6, 1942.....	A-1789	Oct. 30, 1945 (c)
Envelopes— manufacture.....	A-1570	Mar. 26, 1945.....	A-1790	Oct. 31, 1945 (c)
Evaporated apples— maximum prices.....	A-1403	Oct. 12, 1944.....	A-1807	Nov. 15, 1945 (a)
Farm machinery and parts— prices.....	A-8	Feb. 4, 1942.....	A-1801	Nov. 21, 1945 (c)
Fertilizer— maximum prices in Eastern Canada.....	A-1036	Dec. 17, 1943.....	A-1824	Nov. 29, 1945 (c)
Fish— Fresh, frozen, smoked and cured Pacific Coast and shell—maximum prices.....	A-1096	Feb. 10, 1945.....	A-1792	Nov. 3, 1945 (a)
Canned Pacific, maximum prices	A-1415	Oct. 17, 1944.....		
Canned Atlantic, maximum prices	A-1644	May 28, 1945.....	A-1809	Nov. 15, 1945 (a)
Flooring— birch, elm and maple, maxi- mum manufacturers' and wholesalers' prices.....	A-467	Oct. 6, 1942.....	A-1760	Oct. 15, 1945 (a)
Fruits, dried.....	A-553	Jan. 8, 1943.....	A-1811	Nov. 15, 1945 (a)
Fruit and Vegetable packages...	A-836	Aug. 3, 1943.....	A-1814	Nov. 20, 1945 (c)
Fruits, canned— maximum prices.....	A-1696	Aug. 7, 1945.....	A-1751	Sept. 29, 1945 (a)
Honey— maximum prices.....	A-1641	May 25, 1945.....	A-1807	Nov. 15, 1945 (a)
Horsemeat and Horse Liver in- tended for Animal Feed— maximum prices.....	A-1023	Dec. 10, 1943.....	A-1752 A-1805	Oct. 5, 1945 (a) Nov. 13, 1945 (a)
Imitation spices.....	A-993	Nov. 26, 1943.....	A-1838	Dec. 22, 1945 (a)
Jams and Jelly— maximum prices.....	A-787	June 25, 1943.....	A-1807	Nov. 15, 1945 (a)
Jute, raw.....	A-328	Aug. 11, 1942.....	A-1793	Nov. 5, 1945 (c)

CANCELLATIONS, AMENDMENTS AND REFERENCES—Continued

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PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation		Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)	
ADMINISTRATORS' ORDERS— —Continued				
Kapok, Primary— manufacture and distribution..	A-1151	April 5, 1944.....	A-1776	Oct. 22, 1945 (c)
Knitted Lingerie.....	A-777	June 21, 1943.....	A-1794	Nov. 5, 1945 (c)
Knitted Fabrics containing wool.	A-1634	May 21, 1945.....	A-1799	Nov. 10, 1945 (c)
Leather garments.....	A-1475	Nov. 30, 1944.....	A-1836	Dec. 19, 1945 (c)
Logs— maximum prices when cut in Vancouver Forest District of B.C.....	A-1672	June 29, 1945.....	A-1813	Nov. 19, 1945 (c)
Lumber— maximum retailers' prices Vancouver Forest District...	A-1231	May 29, 1944.....	A-1772	Oct. 15, 1945 (a)
Lumber and millwork— maximum retailers' prices N.B., N.S. and P.E.I.....	A-1061	Jan. 14, 1944.....	A-1761	Oct. 15, 1945 (a)
Province of Quebec except the City of Hull.....	A-983	Nov. 23, 1943.....	A-1762	Oct. 15, 1945 (a)
maximum retailers' prices Greater Ottawa District and the City of Hull.....	A-1303	July 20, 1944.....	A-1763	Oct. 15, 1945 (a)
Central, Eastern and North- eastern Ontario.....	A-1004	Nov. 27, 1943.....	A-1764	Oct. 15, 1945 (a)
Lake Superior Region of Ontario	A-1215	May 6, 1944.....	A-1765	Oct. 15, 1945 (a)
Northwestern Ontario.....	A-1181	April 21, 1944.....	A-1766	Oct. 15, 1945 (a)
Greater Winnipeg District.....	A-1132	Mar. 13, 1944.....	A-1767	Oct. 15, 1945 (a)
Hardwood in Man. and Sask., excepting the Greater Winni- peg District and the Cities of Regina, Saskatoon and Moose Jaw.....	A-915	Oct. 8, 1943.....	A-1768	Oct. 15, 1945 (a)
Cities of Regina and Moose Jaw	A-1165	April 13, 1944.....	A-1769	Oct. 15, 1945 (a)
City of Saskatoon.....	A-1189	April 28, 1944.....	A-1770	Oct. 15, 1945 (a)
Alberta and Peace River Block in B.C. excepting specified areas.....	A-1126	Mar. 6, 1944.....	A-1771	Oct. 15, 1945 (a)
Lumber and mouldings— maximum retailers' prices in Man., Sask., and Range One west of the fourth meridian in Alta. excepting the greater Winnipeg District and the Cities of Regina, Saskatoon and Moose Jaw.....	A-1067	Jan. 20, 1944.....	A-1796	Nov. 8, 1945 (a)
Macaroni Products— maximum prices.....	A-1451	Nov. 16, 1944.....	A-1807	Nov. 15, 1945 (a)
Maple products.....	A-1521	Feb. 5, 1945.....	A-1807	Nov. 15, 1945 (a)
Marmalade— maximum prices.....	A-787	June 25, 1943.....	A-1807	Nov. 15, 1945 (a)
Meat baskets.....	A-83	April 10, 1942.....	A-1816	Nov. 20, 1945 (c)

CANCELLATIONS, AMENDMENTS AND REFERENCES—Continued

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PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation			Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)	
ADMINISTRATORS' ORDERS— —Continued					
Misses' wear— manufacture, sale and delivery	A-1288	July 12, 1944.....	A-1778	Oct. 24, 1945 (a)	
Motor Vehicles— new, maximum retail prices....	A-1504	Jan. 6, 1945.....	A-1782	Oct. 26, 1945 (c)	
Napkins, Paper.....	A-951	Oct. 29, 1943.....	A-1757	Oct. 11, 1945 (a)	
Newsprint— issue of permits to manufac- turers.....	A-451	Oct. 26, 1942.....			
production and delivery.....	A-547	Dec. 30, 1942.....			
production of 30-pound news- print.....	A-1124	Feb. 28, 1944.....	A-1837	Dec. 15, 1945 (c)	
Non-Ferrous Metal Ingots for Castings.....	A-785	June 25, 1943.....	A-1779	Oct. 25, 1945 (c)	
Non-Ferrous Metal Scrap.....	A-660	Mar. 27, 1943.....	A-1780	Oct. 25, 1945 (c)	
Note Books, stenographers'.....	A-950	Oct. 29, 1943.....	A-1773	Oct. 18, 1945 (c)	
Office Machinery, used— maximum price and maximum rental charge.....	A-1270	June 30, 1944.....	A-1820	Nov. 23, 1945 (c)	
Onions— maximum prices.....	A-1267	June 29, 1944.....	A-1839	Dec. 22, 1945 (a)	
Oranges— maximum prices.....	A-1450	Dec. 18, 1944.....	A-1819	Nov. 22, 1945 (a)	
Outer Wool Clothing— Men's, Youths' and Boys'.....	A-207	June 6, 1942.....	A-1789	Oct. 30, 1945 (c)	
Pails, used.....	A-1462	Nov. 18, 1944.....	A-1818	Nov. 21, 1945 (a)	
Paper— manufacture of.....	A-878	Sept. 7, 1943.....	A-1756	Oct. 11, 1945 (c)	
book, writing and specialty, manufacture of.....	A-1000	Dec. 4, 1943.....	A-1786	Oct. 30, 1945 (c)	
Paper Napkins— manufacture.....	A-951	Oct. 29, 1943.....	A-1757	Oct. 11, 1945 (a)	
Paper patterns— for wearing apparel.....	A-556	Jan. 12, 1943.....	A-1788	Oct. 30, 1945 (c)	
Peaches— maximum prices.....	A-1692	July 28, 1945.....	A-1754	Oct. 5, 1945 (a)	
Pears— maximum prices.....	A-1692	July 28, 1945.....	A-1754	Oct. 5, 1945 (a)	
Peas, dry whole and split— maximum prices.....	A-1698	Aug. 10, 1945.....	A-1807	Nov. 15, 1945 (a)	
Plums— maximum prices.....	A-1692	July 28, 1945.....	A-1754	Oct. 5, 1945 (a)	
Popping Corn— maximum prices.....	A-1703	Aug. 13, 1945.....	A-1807	Nov. 15, 1945 (a)	

CANCELLATIONS, AMENDMENTS AND REFERENCES—Continued

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PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation		Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)	
ADMINISTRATORS' ORDERS —Continued				
Potatoes— maximum prices.....	A-1560	Mar. 15, 1945.....	A-1812	Nov. 19, 1945 (a)
Poultry— maximum prices—dressed and live.....	A-1310	July 29, 1944.....	A-1823	Nov. 28, 1945 (a)
Real Property, Conversion of, Toronto.....	A-1714	Aug. 23, 1945.....	A-1828	Dec. 11, 1945 (c)
Rice, imported.....	A-201	June 1, 1942.....	A-1807	Nov. 15, 1945 (a)
Sausage— maximum prices.....	A-1755	Oct. 5, 1945.....	A-1829	Dec. 13, 1945 (a)
Shell fish— Pacific—maximum prices.....	A-1415	Oct. 17, 1944.....	A-1809	Nov. 15, 1945 (a)
Atlantic—maximum prices.....	A-1644	May 28, 1945.....	A-1809	Nov. 15, 1945 (a)
Shingles, Red Cedar— originating in Vancouver Forest District—maximum manufac- turers' and wholesalers' prices	A-1041	Dec. 27, 1943.....	A-1827	Dec. 1, 1945 (a)
Spices, imitation.....	A-993	Nov. 26, 1943.....	A-1838	Dec. 22, 1945 (a)
Sputum paper— manufacture.....	A-951	Oct. 29, 1943.....	A-1757	Oct. 11, 1945 (a)
Stenographers' Note Books—and writing tablets.....	A-950	Oct. 29, 1943.....	A-1773	Oct. 18, 1945 (c)
Tea— packaging.....	A-403	Sept. 21, 1942.....	A-1825	Nov. 29, 1945 (c)
Tin.....	A-344	Aug. 17, 1942.....	A-1774	Oct. 18, 1945 (c)
Tobacco, Canadian raw leaf pipe— maximum prices when sold in hands.....	A-1251	June 16, 1944.....	A-1797	Nov. 9, 1945 (c)
Tobacco Products— packaging.....	A-513	Dec. 9, 1942.....	A-1831	Dec. 13, 1945 (c)
Toilet paper rolls.....	A-953	Oct. 29, 1943.....	A-1757	Oct. 11, 1945 (c)
Towels, paper— manufacture.....	A-951	Oct. 29, 1943.....	A-1757	Oct. 11, 1945 (a)
Transparent film.....	A-620	Feb. 23, 1943.....	A-1795	Nov. 5, 1945 (c)
Tray covers (paper)— manufacture.....	A-951	Oct. 29, 1943.....	A-1757	Oct. 11, 1945 (a)
Typewriters, used— maximum price and maximum rental charge.....	A-1270	June 30, 1944.....	A-1820	Nov. 23, 1945 (c)
Umbrellas.....	A-1170	April 18, 1944.....	A-1835	Dec. 21, 1945 (c)
Used Barrels, Used Cans, Used Drums and Used Pails.....	A-1462	Nov. 18, 1944.....	A-1818	Nov. 21, 1945 (a)

CANCELLATIONS, AMENDMENTS AND REFERENCES—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
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PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Concluded

Subject	Original Order in Council, Order or Regulation		Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)	
ADMINISTRATORS' ORDERS — <i>Concluded</i>				
Used Typewriters and used Office machinery— maximum price and rental charge.....	A-1270	June 30, 1944.....	A-1820	Nov. 23, 1945 (c)
Vacant Private Dwellings, regis- tration of—				
Hull area.....	A-1590	April 12, 1945.....		
Hamilton area.....	A-1594	April 20, 1945.....		
Ottawa area.....	A-1627	April 12, 1945.....		
Winnipeg area.....	A-1684	July 16, 1945.....		
Vancouver-New Westminster area.....	A-1688	July 20, 1945.....	A-1822	Nov. 26, 1945 (c)
Vegetable Packages.....	A-836	Aug. 3, 1943.....	A-1814	Nov. 20, 1945 (c)
Vegetables, Canned— maximum prices.....	A-1696	Aug. 7, 1945.....	A-1751	Sept. 29, 1945 (a)
by home canners, maximum prices.....	A-1227	May 26, 1944.....	A-1808	Nov. 15, 1945 (a)
Waterproof and rubberized cloth- ing— men's, youths', boys' and ladies'.....	A-207	June 6, 1942.....	A-1789	Oct. 30, 1945 (c)
Women's, Misses' and Children's wear— manufacture, sale and delivery	A-1288	July 12, 1944.....	A-1778 A-1798	Oct. 24, 1945 (a) Nov. 12, 1945 (a)
Women's, Misses' and Juniors' coats, suits and sport jackets— manufacture.....	A-1254	June 14, 1944.....	A-1803	Nov. 12, 1945 (c)
Wool— knitted fabrics containing.....	A-1634	May 21, 1945.....	A-1799	Nov. 10, 1945 (c)
woven fabrics containing.....	A-1578	May 2, 1945.....	A-1800	Nov. 10, 1945 (c)
Woollen Sportswear and woollen work garments— Men's, youths', boys' and ladies'.....	A-207	June 6, 1942.....	A-1789	Oct. 30, 1945 (c)
Work clothing.....	A-1475	Nov. 30, 1941.....	A-1836	Dec. 19, 1945 (c)
Worsted spinning— control.....	A-1530	Feb. 16, 1945.....	A-1777	Oct. 24, 1945 (c)
Woven fabrics containing wool..	A-1578	May 2, 1945.....	A-1800	Nov. 10, 1945 (c)
Writing tablets, stenographers'...	A-950	Oct. 29, 1943.....	A-1773	Oct. 18, 1945 (c)

CANCELLATIONS, AMENDMENTS AND REFERENCES—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
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PART IV—WARTIME INDUSTRIES CONTROL BOARD (Munitions and Supply)

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
CONTROLLER OF CHEMICALS—		
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1945

**CANADIAN WAR ORDERS
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1945**

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PART I
Orders in Council

Order in Council revoking Order in Council prohibiting importation
of certain chemicals except under permit

P.C. 6167

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 20th day of September, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 9481, dated 21st December, 1944, the importation of specified chemicals is prohibited except under permit;

And whereas the Minister of Finance reports that the Wartime Industries Control Board advises that no import controls on chemicals will be necessary after September 30, 1945;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to revoke Order in Council P.C. 9481, dated 21st December, 1944, and it is hereby revoked, effective 1st October, 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Mr. Justice McNiven an Alternate
Chairman of the National War Labour Board

P.C. 6204

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 25th day of September, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that in view of the pressure of judicial duties upon the Chairman of the National War Labour Board, Mr. Justice M. B. Archibald and Alternate Chairman, Judge J. C. A. Cameron, it is deemed necessary to appoint an additional alternate chairman of the said Board;

And whereas it is deemed necessary for the security, defence, peace, order and welfare of Canada to make provision accordingly;

Now Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, is pleased to appoint and doth hereby appoint Mr. Justice D. A. McNiven of Regina, Saskatchewan—effective September 15, 1945—an alternate chairman of the National War Labour Board established pursuant to the provisions of Order in Council P.C. 9384 of December 9, 1943, Mr. Justice McNiven, in the absence of the Chairman or other alternate chairman, to preside over the said Board and have the voting rights of the Chairman thereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

Feed Wheat Payment Policy Order, 1945-46

P.C. 6222

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 25th day of September, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 8735, dated November 11, 1943, as amended by Order in Council P.C. 275, dated January 21, 1944, and Order in Council P.C. 6022, dated August 1, 1944, provision was made for payments at the rate of Twenty-five cents per bushel in respect of western wheat purchased for feed purposes;

And whereas the Minister of Finance reports that the Agricultural Supplies Board concurs in the view that it is necessary to continue these payments in order to maintain a reasonable relationship between the purchase cost of western wheat to feeders and the price of other feed grains and livestock products;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke and doth hereby revoke Order in Council P.C. 6022 of August 1, 1944.

His Excellency in Council, on the same recommendation and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and otherwise, is pleased to order and doth hereby order as follows,—

1. This Order may be cited as "Feed Wheat Payment Policy Order, 1945-46".

2. In this Order unless the context otherwise requires:

- (a) "Dealer" means any elevator, mill or feed dealer licensed under the provisions of the Canada Grain Act and having a handling agreement with the Canadian Wheat Board, or a dealer licensed by the Wartime Prices and Trade Board, and includes an agent of such a dealer;
- (b) "Delivery Permit Book" means a Canadian Wheat Board delivery permit book issued by the Canadian Wheat Board for the crop year 1945-46;
- (c) "feed wheat purchase permit book" means a permit book issued by the Feeds Administrator entitling the holder to purchase wheat for feeding purposes;
- (d) "farm unit" means a farm or group of farms or feed lots or lots operated as a unit and the Feeds Administrator may for the purposes of this Order determine whether two or more farms and/or feed lots are operated as a unit notwithstanding that same may be operated by different persons;
- (e) "designated area" means those parts of Canada specified in paragraph (h) of this section and the cities of Fort William and Port Arthur;
- (f) "feeder" means any person who feeds live stock or poultry;
- (g) "producer" means any person entitled to deliver western wheat under a delivery permit book;
- (h) "western wheat" means wheat grown in the Provinces of Manitoba, Saskatchewan and Alberta, in that part of Ontario lying west of Fort William/Port Arthur and in that part of British Columbia known as the Peace River district, the Creston and Wynndel areas and in such other parts of British Columbia as the Canadian Wheat Board may from time to time designate under the "Western Grain Regulations, 1945-46 (Canadian Wheat Board)".

FEED WHEAT PURCHASE PERMIT BOOKS

3. The Feeds Administrator may issue feed wheat purchase permit books in such form as he may prescribe to any person other than a producer.

PAYMENTS WITHIN DESIGNATED AREA

Purchases from Producers.

4. (1) Subject to this Order and any Regulations made hereunder the Feeds Administrator may pay to any feeder who purchases western wheat from a producer for use in the designated area exclusively as feed for live stock or poultry, the sum of twenty-five cents in respect of each bushel so purchased.

(2) No payment shall be made under this section unless the wheat was, at the time of the purchase, weighed and graded by a dealer at an elevator or a warehouse and the dealer recorded the number of bushels thereof in the permit book of the seller and, if the purchaser is a producer in the delivery permit book under which he is entitled to deliver grain, or, if the purchaser is not a producer, in a feed wheat purchase permit book issued to him under this Order.

Sales by Dealers.

5. (1) Subject to this Order and any Regulations made hereunder, the Feeds Administrator may pay to any dealer who sells western wheat to a feeder whether in the form of grain, whole or processed, or as an ingredient in mixed feed, for use in the designated area exclusively for feed for live stock or poultry the sum of twenty-five cents per bushel in respect of each bushel of wheat so sold.

(2) No payment shall be made under this section unless:

(a) the price of wheat sold, whether in the form of grain whole or processed or as an ingredient in mixed feed, was reduced by the full amount of the payment which may be made to the dealer in respect thereof under this Order, and

(b) the number of bushels so sold was recorded by the dealer, if the purchaser is a producer in the delivery permit book under which he is entitled to deliver grain, or if the purchaser is not a producer, in a feed wheat purchase permit book issued to him under this Order.

6. (1) No payment shall be made under sections four and five of this Order in respect of wheat purchased by a producer if at the time of application therefor there is wheat on the farm unit from which the purchaser is entitled to deliver grain under a delivery permit book in a quantity in excess of the purchaser's requirements for seed and feed.

(2) Where the live stock or poultry to be fed with wheat in respect of which an application for payment under section three or four of this Order is made, are to be fed on a farm unit in respect of which a delivery permit book has been issued, there shall be deducted from the number of bushels of wheat in respect of which application for payment is made, the number of bushels of wheat delivered under and recorded in the said permit book at the time of application except that no deductions shall be made from the number of bushels for which payment is applied in a later application in respect of wheat delivered under the said permit book which has already been deducted from the number of bushels specified in an earlier application.

7. Where any person has purchased wheat in respect of which he has made application for payment under section three of this Order or has purchased wheat from a dealer exclusively for use in the designated area for feed for live stock or poultry, if after the date of the said purchase he delivers wheat to a dealer for sale or storage or sells wheat, he shall forthwith upon the said delivery or sale be liable to pay to His Majesty the King in right of Canada and shall forthwith remit to the Feeds Administrator the sum of twenty-five cents in respect of each bushel of wheat so delivered or sold.

SALES OUTSIDE DESIGNATED AREA

8. (1) Subject to this Order and any Regulations made hereunder the Feeds Administrator may pay to any person who sells western wheat whether in the form of grain, whole or processed or as an ingredient in mixed feed for use in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia, Prince Edward Island and British Columbia, with the exception of those parts of British Columbia and Ontario lying within the designated area, exclusively as feed for live stock or poultry, the sum of twenty-five cents per bushel in respect of each bushel so sold.

(2) No payment shall be made under this section to any person unless the price of the wheat sold, whether in the form of grain whole or processed or as an ingredient in mixed feed, was reduced by the full amount of the payment which may be made to the seller in respect thereof under this section.

GENERAL

9. No payment shall be made under this Order in respect of any wheat whether sold separately or as an ingredient in mixed feed, which

- (a) if graded under the Canada Grain Act, contains more than the maximum limits of foreign material allowed under the said Act for the said grade; or
- (b) if not graded under the Canada Grain Act, contains more than the maximum limits of foreign material allowed under the said Act for No. 6 Canada Western Mixed Wheat.

10. No payment shall be made in respect of any grade of wheat sold at a price higher than the Canadian Wheat Board selling price for Manitoba Number Four Northern, basis in store Fort William/Port Arthur or Vancouver, as established under Section 8 of Order in Council P.C. 1116, dated February 20, 1945, except that payment may be made on any grade of wheat having a selling price no higher than Manitoba Number Three Northern as so established when such wheat is sold in areas designated by the Feeds Administrator from time to time.

11. The Feeds Administrator, under the direction of the Agricultural Supplies Board, is charged with the administration of this Order and all the powers of the said Administrator whether conferred under this Order or under any other Order or any regulations shall be exercisable by him with respect to this Order, and the said Administrator is hereby authorized to make such regulations as may be necessary or advisable for carrying out the provisions of this Order.

12. Every person who

- (a) knowingly makes under this Order an application for a payment that he is not eligible to receive;
- (b) being required to make any return or declaration, or to make any entry in a permit book under this Order, or any regulations made under this Order, furnishes any false information or makes any false statement in such return or declaration or fails fully to complete such return or declaration or makes a false entry in such permit book;
- (c) furnishes any false particulars for the purpose of or to assist any person in obtaining a payment under this Order; or who
- (d) contravenes or fails to comply with this Order or any regulation made under this Order,

shall be guilty of an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding two years or to both such fine and such imprisonment.

13. Expenditures under this Order shall be charged against moneys to be allotted from the War Appropriation for this purpose.

14. This Order shall apply in respect of every sale or purchase of western wheat made on or after August 1, 1945, in respect of which it would be applicable if made after the date hereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Regulations for the Administration of Naval, Military and Air Force Estates, 1940

P.C. 6223

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of September, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence, the Minister of National Defence for Naval Services and the Minister of National Defence for Air report as follows:—

An Estates Branch of the Department of National Defence was established, effective 1st April, 1940, under the direction of an Administrator of Estates, (now known as the Director of Estates) for the administration of the service estates of deceased members of the Naval, Military and Air Forces of Canada on Active Service in the present war.

By Order in Council P.C. 1065, dated 19th March, 1940, "Regulations for the Administration and Distribution of Naval, Military and Air Force Estates, 1940" were made and established.

Order in Council P.C. 7249, dated 11th December, 1940, amends the said Regulations and provides for the payment to the Receiver General of Canada of any sums of money not exceeding \$600 at the credit of a deceased member in any bank or other financial institution, and for the distribution thereof with the service estate of any such deceased member, the bank or institution being relieved from further liability and saved harmless in respect of any such balance upon the payment thereof to the Receiver General of Canada.

Order in Council P.C. 4738, dated 10th June, 1943, and Order in Council P.C. 5930, dated 28th July, 1943, amend the said Order in Council P.C. 7249, dated 11th December, 1940, and the said Regulations and authorize the payment to the Receiver General of Canada of balances not in excess of \$1,000. In the case of a member overseas, where the amount of such balance exceeds \$1,000 but does not exceed \$2,000 like action may be taken upon the direction in writing of the person or persons legally entitled to a deceased member's estate.

In the light of experience gained in the administration of estates of deceased members, and after discussion with and in some instances at the suggestion of the financial and other institutions involved, and in the interests of the persons entitled to the said estates, it is considered advisable to enlarge the scope of the aforementioned provisions to cover all such balances up to \$2,000 situate within Canada and \$5,000 situate beyond Canada, irrespective of where the deceased member may have been serving and to bring within the purview of the Regulations small amounts due to the deceased member on insurance policies, monies and securities in joint accounts, shares in estates, government annuities, credits and accounts maintained by civilian organizations, and the like.

All types of the above-mentioned assets are not necessarily found in each estate which is distributed, but one or more often forms part of a deceased member's estate. The average amount of the 18,963 service estates distributed as of 31st May, 1945, exclusive of War Service Gratuity, was \$221.04.

His Majesty's Treasury has indicated that it will permit withdrawal of bank balances in the United Kingdom and Northern Ireland of deceased members up to the sum of \$5,000.

The said Regulations now limit distribution by the Director of Estates of the share of an infant in the estate of a deceased member to cases where such shares do not exceed \$300, provided that the amount distributed in any year may not exceed \$100. It is recommended that the foregoing restriction be removed and the amount of annual distribution be increased to \$300, payment to be made to an adult or a recognized child welfare or protection agency for the benefit of the infant beneficiary.

No provision has been made for the payment of interest on the amount of the undistributed shares of infant beneficiaries remaining in the hands of the Receiver General of Canada, and it is considered desirable that such provision be made.

There is some doubt as to the power of the Director of Estates to distribute the service estates of members who, for official purposes, are presumed to have died and it is recommended that the said Regulations be amended so that the Director of Estates may distribute such estates.

It is desired to widen the scope of the said Regulations to include estates of deceased members who die outside of Canada, but who are members of units or formations under the direct control of National Defence Headquarters.

Now, therefore, His Excellency the Governor in Council, on the recommendation of the Minister of National Defence, the Minister of National Defence for Naval Services and the Minister of National Defence for Air, and under the authority of the War Measures Act is pleased to amend the said "Regulations for the administration of Naval, Military and Air Force Estates, 1940" as amended, and they are hereby further amended to give effect to the foregoing, as follows:—

1. The words "Administrator of Estates" wherever they appear in the said Regulations are deleted and the words "Director of Estates" are substituted therefor.

2. Paragraph 1 of the said regulations is amended by adding the following clause thereto:—

(f) "Deceased member" includes any member who has been officially reported as dead or presumed dead in accordance with the appropriate Service Regulations from time to time in force.

3. The following paragraph is inserted immediately after paragraph 10 of the said Regulations:—

"10A. When death occurs while serving outside of Canada with a force directly controlled by a Naval, Military or Air Force Headquarters in Canada, the service estate shall, notwithstanding anything in paragraphs seven to ten inclusive of these regulations, be dealt with in accordance with such regulations and instructions as may be made or issued by the Director of Estates with reference thereto."

4. Subparagraphs (d) and (e) of paragraph 13 of the said regulations are revoked.

5. The following paragraphs are inserted immediately after paragraph 13 of the said Regulations:—

"13A. (1) Where, prior to the death of a deceased member,

(a) he had money on deposit in a bank, post office or other financial institution,

(b) a person was indebted to the deceased member or held money in trust for him,

(c) a person had in his custody or control moneys of the deceased member or

(d) the deceased member was entitled to an undistributed interest in an estate,

the Director of Estates may direct that the amount to which the deceased was so entitled be paid to the Receiver General of Canada.

(2) Where an amount referred to in subparagraph one of this paragraph is payable outside Canada it may be received for transmission to the Receiver General by such officer or officers of the Naval, Military or Air Forces as may be thereunto authorized in writing by the Director of Estates.

(3) Where the deceased member was entitled to an amount jointly with another person or persons, subparagraphs one and two of this paragraph are applicable thereto if the other person or persons make a request in writing that the Director of Estates distribute the amount with the service estate of the deceased member.

(4) Where a bank, financial institution or other person has in his or its custody or control a Victory Loan Bond or war savings certificate belonging to a deceased member, the Director of Estates may receive the bond or certificate and either sell or present it for redemption, and cause the proceeds to be paid

to the Receiver General of Canada, or, upon the written request of the person legally entitled upon distribution of the estate, cause the bond or certificate to be registered in such person's name and delivered to him.

- (5) Where a bank, financial institution or other person has in his or its custody or control a Victory Loan Bond or a war savings certificate that belonged to a deceased member and some other person or persons jointly or in which a deceased member has a limited or partial interest only, the Director of Estates may, if the other persons interested therein request the Director of Estates in writing to distribute the bond or certificate with the service estate of the deceased member, receive the bond or certificate and either sell or present it for redemption or, at the request in writing of the person legally entitled upon distribution of the estate, cause the bond or certificate to be registered in such person's name and delivered to him.
 - (6) Where an amount not exceeding fifteen hundred dollars is payable under a life insurance policy to the estate of a deceased member, the Director of Estates may direct that the amount payable under the policy be paid to the Receiver General of Canada.
 - (7) Where an amount is payable to the legal representatives of a deceased member under the provisions of a Dominion Government Annuity Contract, the amount so payable may, on the direction of the Director of Estates, be transferred to the credit of the Director of Estates.
 - (8) This paragraph is not applicable in respect of the estate of a deceased member where,
 - (a) the aggregate of the amounts that would otherwise be payable under this paragraph in Canada and the value of the bonds or certificates situate in Canada exceeds two thousand dollars; or
 - (b) the aggregate of the amounts that would otherwise be payable under this paragraph outside Canada and the value of the bonds or certificates situate outside Canada exceeds five thousand dollars.
 - (9) All amounts paid to the Receiver General under this paragraph or credited to the Director of Estates shall be distributed with the service estate of the deceased member.
 - (10) Where an amount is paid or a bond or certificate is delivered pursuant to this paragraph, a receipt therefor and an acquittance in respect of the obligation may be given by the Director of Estates or by any person thereunto authorized by him and a receipt or acquittance given under this paragraph shall be deemed to have the same effect as though given by the duly authorized legal representatives of the deceased member.
 - (11) The Director of Estates may, on behalf of His Majesty, agree to indemnify any bank, financial institution or other person who makes a payment or delivers a bond or certificate under this paragraph against any liability to make the payment or any part thereof to any other person or to deliver the bond or certificate to any other person or against liability to pay succession duty in respect of the amount so paid or the bond or certificate.
- 13B. (1) Where an infant, being a person under the age of twenty-one years, is entitled to all or part of the estate of a deceased member being administered under these regulations, the Director of Estates may pay out of the money payable to the infant not more than three hundred dollars in any year for the maintenance, welfare or education of the infant to a responsible adult or a child welfare or protection society recognized by or under the laws of a province.
- (2) Where an infant, being a person under the age of twenty-one years, is entitled to all or part of the estate of a deceased member being administered under these regulations there may, on distribution thereof, be paid thereon, out of the War Appropriation, when some person is authorized to receive payment, interest at the rate of three per centum per annum in respect of the time it remains in the Consolidated Revenue Fund after the end of the first year after the death."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting rosin etc., from war exchange tax

P.C. 6224

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 25th day of September, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of the goods described hereunder be exempt from the war exchange tax of 10 p.c. ad valorem, effective September 1, 1945:

*Item No.**Goods*

39e

ex 204

Rosin sizing

Gums and gum resins—which are not edible and which are in crude state and not advanced in value by refining or grinding, or any other process of manufacture, n.o.p.

ex 584

Resin or Rosin

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending Western Grain Regulations (Advance Equalization Payment *re* Barley)

P.C. 6238

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 25th day of September, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 22 of The Western Grain Regulations 1945-46 (Canadian Wheat Board) provides for the payment to producers of an Advance Equalization Payment of fifteen cents in respect of each bushel of barley sold and delivered by producers in compliance with the said section;

And whereas the Minister of Trade and Commerce reports that a high proportion of barley marketed by producers is suitable for malting and producers of such barley have been receiving, in addition to the said equalization payment, a premium up to five cents per bushel;

That of the barley upon which the premium has been paid in the past, approximately eighty per cent has been sold for export and less than twenty per cent sold for domestic consumption;

That owing to the shortage of feed in Canada, it has been necessary to prohibit the export of barley from Canada and to divert barley suitable for malting into feed use with the resulting loss of premiums to producers of malting barley in Canada; and

That it is accordingly deemed necessary, in order to encourage the sale of barley, for feeding in Canada, to increase the said Advance Equalization Payment to twenty cents per bushel in lieu of such premium and to prohibit maltsters from paying a premium on the purchase of barley for malting purposes;

And whereas it is therefore deemed necessary, by reason of the war, for the security, defence, peace, order and welfare of Canada that the following Order be made;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by the War Measures Act, is pleased to order that The Western Grain Regulations 1945-46 (Canadian Wheat Board), being Order in Council P.C. 2550 of the 12th day of April, 1945, be and they are hereby amended, effective on and after the 1st day of August, 1945, as follows,—

1. By adding to Section 2, subsection 1, as paragraphs (z) and (aa), the following—

“(z) “maltster” means any person operating a plant for the manufacture of malt in Canada

“(aa) “premium” means a payment of money in addition to the price paid or payable for barley and which causes the amount received by the vendor for such barley to exceed the maximum price established by law.”
2. By revoking sections 20 and 21 of the said regulations and substituting therefor the following:

“20. (1) No person shall export, ship or send out of Canada oats or barley, or any product containing oats or barley, except with the permission of the Canadian Wheat Board obtained upon payment of such charge or fee as the Board may from time to time determine.

(2) (a) No maltster shall purchase barley or any product containing barley except with the permission of the Canadian Wheat Board obtained upon payment of a charge or fee of five cents per bushel.

(b) Except as hereinafter provided, no maltster shall pay any premium upon the purchase of barley for malting purposes.

(c) Notwithstanding the provisions of the preceding subsection, a maltster may pay to a vendor of barley, a diversion premium not exceeding one and one half cents per bushel if such barley has been diverted or shipped direct to a special destination.”

“21. The Board shall deposit monies received for the issue of permits for the export of oats or any products thereof in a fund hereinafter called the ‘Oats Equalization Fund’ and monies received for the issue of permits for the export or purchase of barley or any products thereof in a fund hereinafter called the ‘Barley Equalization Fund’.”
3. By deleting from the fifth line of section 22, subsection 1, the word “fifteen” and substituting therefor the word “twenty”.
4. By deleting from the sixth line of section 25, subsection 1, the word “fifteen” and substituting therefor the word “twenty”.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re debt reductions of Soldier Settlers

P.C. 191/6282

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 28th September, 1945.

The Board had under consideration a memorandum from the Honourable the Minister of Veterans Affairs reporting:

- “1. That Order in Council P.C. 10472 of November 19th, 1942, authorized Treasury Board to reduce the debts to the Director of Soldier Settlement, of settlers as defined by Section 2 of the Soldier Settlement Act 1919, provided certain conditions were first satisfied, one of such conditions being that applications for reductions were to be made to the said Director by the respective settlers on or before December 31st, 1943;

2. That it has been reported to the undersigned that a limited number of settlers failed to make applications for such debt reductions within the prescribed period owing to circumstances beyond their control and that in the majority of such cases the settlers concerned were serving in the Armed Forces of Canada and their failure to make applications within the prescribed period was due to irregular mail service;
3. That in the opinion of the undersigned it would be inequitable to deny to such settlers the benefits of Order in Council P.C. 10472 of November 19th, 1942.

The undersigned accordingly recommends that the period within which such settlers may make effective applications for debt reductions under the aforesaid Order in Council be extended to March 31st, 1946, and that decision as to whether the failure of any settler to make application on or before December 31st, 1943, was or was not due to reasons beyond the control of such settler shall be at the discretion of the Director of Soldier Settlement."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing Walter Adam Tucker, Esquire, K.C.,
M.P., Parliamentary Assistant to the Minister of Veterans Affairs**

P.C. 6283

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of September, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council on the recommendation of the Right Honourable W. L. Mackenzie King, the Prime Minister, is pleased to appoint and doth hereby appoint Walter Adam Tucker, Esquire, K.C., M.P., Parliamentary Assistant to the Minister of Veterans Affairs, to assist the said Minister, within and without Parliament, in such manner and to such extent as the said Minister may determine.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing George James McIlraith, Esquire, M.P.,
Parliamentary Assistant to the Minister of Reconstruction**

P.C. 6299

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of September, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King, the Prime Minister, is pleased to appoint and doth hereby appoint George James McIlraith, Esquire, M.P., Parliamentary Assistant to the Minister of Reconstruction, to assist the said Minister, within and without Parliament, in such manner and to such extent as the said Minister may determine.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing the Canadian Information Service
(replacing Wartime Information Board)

P.C. 6300

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of September, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Wartime Information Board was established by Order in Council P.C. 8099 of September 19th, 1942, to co-ordinate the existing public information services of the government and to provide for the release and distribution of Canadian war news and information and for the related purposes set out in the said Order in Council;

And whereas, with the termination of hostilities, the provisions of the said Order in Council and the functions imposed thereby upon the Wartime Information Board are no longer appropriate;

And whereas it is expedient and in the public interest to make appropriate provision to ensure the distribution abroad of adequate information concerning Canada and for the continued co-ordination of government information services;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King, Prime Minister and President of the Privy Council, and under and by virtue of the War Measures Act (Chapter 206 of the Revised Statutes of Canada, 1927) is pleased to order and doth hereby order as follows:

1. The Canadian Information Service is hereby established with the functions and duties set forth in the following paragraphs of this Order.

2. The Service shall provide means and facilities for distributing abroad information concerning Canada and for co-ordinating and assisting the public information services of the government.

3. The Service shall be under the supervision of a Committee to consist of the following:

One member to be appointed by the President of the Privy Council, who shall be Chairman;

One member to be appointed by the Secretary of State for External Affairs;

One member to be appointed by the Minister of Trade and Commerce;

The General Manager of the Canadian Broadcasting Corporation;

The Government Film Commissioner.

4. The Committee shall report to the Cabinet through the Honourable Brooke Claxton who shall be the Minister responsible for the Service.

5. The Service shall be administered by a director who shall be *ex officio* a member of the supervisory Committee.

6. The employees of the Wartime Information Board are hereby transferred to the Service.

7. Any appropriation available for the purposes of the Wartime Information Board is hereby made available for the purposes of the Canadian Information Service.

8. The Service shall provide for the orderly winding up of the affairs of the Wartime Information Board and for this purpose shall take such action as is necessary to meet outstanding commitments of the said Board.

Order in Council P.C. 8099 of September 19th, 1942, as amended is hereby revoked.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing Regulations *re* payment of "The Rehabilitation Grant" to members of the Armed Forces retired, discharged or who ceased to be on Active Service on and after October 1, 1945

P.C. 6358/

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL—

His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence (concurred in by the Minister of National Defence for Naval Services and the Minister of National Defence for Air) and under the authority of The War Measures Act, is pleased to order and doth hereby order as follows:

1. The Regulations authorizing the payment of "The Rehabilitation Grant" made by Orders in Council P.C. 7521, dated 19th December, 1940, P.C. 890, dated 5th February, 1941, P.C. 3544, dated 19th May, 1941 and P.C. 2349, dated 4th April, 1944, shall apply only to those members of the Naval, Military or Air Forces who were retired, discharged or who ceased to serve on active service before the first day of October, 1945.

2. In respect of members of the Naval, Military or Air Forces who were retired, discharged or who ceased to serve on active service on and after 1st October, 1945, the following Regulations shall apply:

REGULATIONS

1. For the purpose of these Regulations 'pay' shall mean:

- (a) With respect to a member of the Naval Forces full pay including Specialists' Pay and pay for non-substantive rating and excluding all other additional pay.
- (b) With respect to a member of the Military Forces pay of rank or appointment, including Tradesmen's Pay, and excluding all other additional pay.
- (c) With respect to a member of the Air Forces pay of rank or appointment and group, excluding all other additional pay.

2. 'Pay' as defined above shall be at the rate in issue to the member at the date of his retirement or discharge or on ceasing to serve on active service, unless solely in consequence of his posting or appointment to a special discharge unit or establishment prior to retirement or discharge or ceasing to serve on active service, a lower rate of pay was in issue to the member at the date of his retirement or discharge or ceasing to serve on active service, in which case the pay (as defined above) in issue to such member at the unit or establishment or ship where he last served in his normal capacity or trade shall be used in calculating the grant.

3. Every member of the Naval, Military or Air Forces of Canada who has served continuously on active service for a period of not less than 183 days, exclusive of time in cells, detention, prison, in a state of desertion or complete days of absence without leave, shall on his retirement or discharge from any of the said Forces, or upon his ceasing to serve on active service, be granted an amount equal to 30 days' pay, provided that, in respect of a member of the Forces who, immediately prior to his retirement or discharge therefrom or to his having ceased to serve on active service, was granted leave of absence with pay and allowances, over and above any such leave of absence specifically provided for in Orders or Regulations at the time the same was granted, the amount of such pay and allowances issued to or in respect of him during said period of leave of absence shall be deducted from the amount of the said Rehabilitation Grant otherwise payable.

4. There shall also be granted in respect of such member of the Forces, Marriage and/or Dependents' Allowance for a period of 30 days, or for a period of one month if said allowance is payable on a monthly basis. Provided that where solely by reason of the posting of a member to a discharge unit a lower rate of dependents' allowance is payable, then the dependents' allowance in issue where the member was last employed in his normal capacity or trade shall be used in calculating this portion of the grant. Said Marriage or Dependents' Allowance, together with the portion of the pay referred to in paragraph 3 of these Regulations, equal to the last monthly amount of pay assigned by the officer or man during his service, shall be paid to the beneficiary entitled thereto.

5. The pay and Marriage and/or Dependents' Allowance authorized to be paid under these Regulations, shall be designated 'The Rehabilitation Grant'.

6. If, at the time of his retirement or discharge, or on ceasing to serve on active service, a member of the said Forces is receiving Institutional treatment under the Department of Veterans Affairs, all of the said Rehabilitation Grant shall be paid to that Department for administration on behalf of the said member of the Forces.

7. The Rehabilitation Grant shall not be payable to or in respect of any such member of the Naval, Military or Air Forces of Canada who has resigned or has been removed, retired or discharged therefrom or has ceased to serve on active service therein.

- (a) by reason of a sentence of a court-martial or disciplinary court, or in the case of the Naval Forces, a punishment of dismissal forming part of a summary award,
- (b) by reason of a conviction by the civil power involving a sentence of imprisonment, or
- (c) for the purpose of immediate appointment, enlistment or enrolment in any other of the Naval, Military or Air Forces of Canada on active service, or in any other Forces of His Majesty or His Majesty's Allies, provided that on completion of 183 days' combined continuous service in any two or more of the Armed Forces of Canada, such member shall be eligible on ceasing to serve to receive The Rehabilitation Grant.

8. When any officer or man who, by reason of his having previously served on active service in the Naval, Military or Air Forces of Canada, and has in respect of such service been paid The Rehabilitation Grant, subsequently serves again in any of the said Forces on active service, he shall be eligible upon his subsequent retirement or discharge or ceasing to serve on active service, for a further Rehabilitation Grant, provided that the foregoing conditions are fulfilled, except that, in the event of his rejoining any of the said Forces within thirty days of his previous retirement or discharge, or of his having ceased to serve on active service, one thirtieth of the amount of The Rehabilitation Grant paid to him shall be deducted from his pay for each of the thirty days still to run, provided that if the officer or man fails by reason of lack of service to qualify for a further Rehabilitation Grant he shall be entitled to a refund of the portion of The Rehabilitation Grant recovered from him at the time of his re-appointment or re-enlistment. In like manner that portion of The Rehabilitation Grant paid to a dependent shall be deducted from the Dependents' Allowance payable to that dependent if reinstated.

9. The Rehabilitation Grant payable to a member of the Forces or his dependents shall not be subject to taxation.

10. The amount of any overpayment of pay and allowances made to a member of the Forces or his dependents shall not be deducted from The Rehabilitation Grant.

11. The Minister of National Defence may issue such Orders and Regulations, not inconsistent with these Regulations, as are necessary or desirable to give effect thereto, and to carry out the spirit and intent thereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing payment of one-half the cost of freight
on feeder lambs and cattle shipped from areas in Saskatchewan
and Alberta Provinces where there is a shortage of feed

P.C. 6370

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 3rd day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL—

Whereas the Minister of Agriculture reports that owing to prolonged dry weather, feed supplies throughout large areas in Saskatchewan and Alberta are insufficient to make possible in these areas a normal program of winter feeding of cattle and of lambs;

That difficulty is being experienced by producers in these areas in finding an outlet for feeder cattle and feeder lambs;

That, as a result, there is a danger of markets being congested through producers being forced to sell large numbers of unfinished cattle and lambs for slaughter; and

That it is important that such cattle and lambs be purchased and fed by other farmers in a position to do so, thereby increasing supplies available to relieve, during the early part of 1946, the acute world shortage of meat;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Agriculture, is pleased to authorize and doth hereby authorize the Agricultural Supplies Board to reimburse the purchasers of feeder cattle and feeder lambs one-half the net cost of freight on such cattle and lambs purchased after October 1, 1945, and prior to January 1, 1946, at country points in that part of the provinces of Alberta and Saskatchewan lying to the west of the Canadian Pacific Railway lines—North Portal to Moose Jaw, Moose Jaw to Regina, Regina to Warman, and to the south of the Canadian National Railway line Warman to Jasper, for shipment to country points east of the Alberta-British Columbia boundary in the case of feeder lambs, and to Country points east of the province of Manitoba in the case of feeder cattle, provided that such cattle are fed for a period of at least three months and that such lambs are fed for a period of at least two months by the purchasers, and provided that the said purchasers comply with other regulations that may be stipulated by the Dominion Department of Agriculture.

A. D. P. HEENEY,

Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

W.M. No. 51

Second Revision

Supplement No. 5

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 25th September, 1945.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

Effective the 1st October, 1945, Order in Council P.C. 9481, dated the 21st December, 1944, prohibiting the importation of specified chemicals is revoked.

Effective the 1st October, 1945, Memorandum WM No. 51, Second Revision and Supplements Nos. 1 to 4 are cancelled.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 6167, 20/9/45—Authority, War Measures Act.)

W.M. No. 93

Revised

Supplement No. 1

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 25th September, 1945.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

Order in Council P.C. 1869, dated the 9th March, 1943, as amended, prohibiting the importation of asphalt, is revoked.

Memorandum WM No. 93 Revised is cancelled.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 6166, 20/9/45—Authority, War Measures Act).

W.M. No. 100
Supplement No. 9
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 25th September, 1945.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

Effective the 1st October, 1945, General Permit No. G-2400 is valid for the importation of the following fresh fruits:

Apricots
Peaches
Pears
Plums, including Prunes.

Effective the 1st October, 1945, Memorandum WM No. 100, Supplement No. 7, is cancelled.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

W.M. No. 102
Supplement No. 9
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 25th September, 1945.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

The schedule of goods prohibited importation by Order in Council P.C. 5745, dated the 25th July, 1944, published in Memorandum WM No. 102, is amended by deleting therefrom the following items:

<i>Tariff Item</i>	<i>Description</i>
269	Products of petroleum, n.o.p.— (i) Lighter than .8236 specific gravity (40.3 A.P.I.) at 60 degrees Fahrenheit.
269a	(ii) .8236 specific gravity (40.3 A.P.I.) or heavier at 60 degrees Fahrenheit. Petroleum oil known as engine distillate .8017 specific gravity (45.0 A.P.I.) or heavier at 60 degrees Fahrenheit.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 6165, 20/9/45—Authority, War Measures Act).

DEPARTMENT OF TRANSPORT

Transport Controller

ORDER No. T.C. 10F

Fruit and Vegetable Order

Dated September 18, 1945.

Pursuant to the powers conferred by Order in Council P.C. 4487, dated June 9, 1942, and regulations made thereunder, it is hereby ordered that Sections 2 and 3 of Order T.C. 05F, (Fruit and Vegetable) dated November 18, 1942, are cancelled effective 12.01 A.M. October 1, 1945. Sections 1, 4, 5, 6, 7, 8, and 9 and Appendix A, and Supplement T.C. 05F-1, remain in effect.

T. C. LOCKWOOD,
Transport Controller.

Montreal, September 18, 1945.

CONCURRED:

DONALD GORDON,
Chairman, Wartime Prices and Trade Board.

PART III
Wartime Prices and Trade Board
(Finance)

REPAYMENT OF SUBSIDY NOTICE RS-26

COMMODITY PRICES STABILIZATION CORPORATION LTD.

NOTICE is hereby given that Items 3 and 6 (Canned Fruits and Canned Vegetables, respectively) of Government Notice RS-23 published in *Canadian War Orders and Regulations*, 1945, Vol. II, No. 8, on May 28, 1945, are rescinded effective August 31, 1945.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS AMOUNT OF SUBSIDY REPAYMENT

1. Canned Fruits

*on being exported or on being sold
as ships' stores on or after September
1, 1945.*

	Per dozen containers			
	16 oz.	20 oz.	28 oz.	105 oz.
(a) Peaches—Fancy, Choice or Standard.....	41c	48c	66c	\$2.55
(b) Peaches—Pie, Solid Pack.....	2.20
(c) Bartlett Pears—Fancy, Choice or Standard.....	45c	55c	75c	2.85
(d) Clapp Favorite and Flemish Pears—Fancy, Choice or Standard.....	39c	48c	63c	1.95
(e) Kieffer Pears—Fancy, Choice or Standard.....	33c	40c	53c	1.55
(f) Pears—Pie, Solid Pack.....	1.70
(g) Plums—Choice or Standard.....	26c	33c	41c	1.20
(h) Prune Plums—Fancy, Choice or Standard.....	36c	43c	54c	1.70
(i) Apricots—Fancy, Choice or Standard.....	42c	48c	66c	2.57
(j) Apricots—Pie, Solid Pack.....	2.20
(k) Cherries	14c	17c	24c	.92

2. Canned Vegetables

*on being exported or on being
sold as ships' stores on or after
September 1, 1945.*

	Per dozen containers						
	14 oz.	16 oz.	20 oz.	26 oz.	28 oz.	48 oz.	105 oz.
(a) Tomatoes—Fancy, Choice or Standard	13c	...	46c
(b) Tomato Juice—Fancy or Choice	3½c	4½c	4½c	7c	14c
(c) Peas—All sieves and Un- graded—Fancy, Choice or Standard	5c	5c	17c
(d) Corn — Fancy, Choice or Standard	5c	5c	19c
(e) Corn — Whole Kernel, Vacuum Packed, Fancy.....	5c
(f) Green and Wax Beans— Fancy, Choice or Standard.	15c	15c	65c

Dated at Ottawa, this 10th day of August, 1945.

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Per H. B. McKINNON, *President.*

REPAYMENT OF SUBSIDY NOTICE RS-28
COMMODITY PRICES STABILIZATION CORPORATION LTD.

Effective September 1, 1945.

NOTICE is hereby given that Item 2 (i) (Brushes), Item 4 (Canned Pork and Beans), Item 5 (Canned Soup), Item 14 (Crude Oil and Petroleum Products), and Item 20 (Marmalade) of Government Notice RS-23, published in *Canadian War Orders and Regulations*, 1945, Vol. II, No. 8, on May 28, 1945; and Item 1 (Paint Brushes) of RS-24, published in *Canadian War Orders and Regulations*, 1945, Vol. II, No. 13, on July 2, 1945, are rescinded.

TAKE NOTICE that the class and kind of goods described hereunder has been and is hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518, of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such class and kind of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such class and kind of goods as follows:

CLASS AND KIND OF GOODS	AMOUNT OF SUBSIDY REPAYMENT	
	Per Doz. Cans 16-oz.	20-oz.
Plain or Boiled Pork and Beans (unbaked)	6½c	8c

Dated at Ottawa, this 1st day of September, 1945.

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Per H. B. McKinnon,
President.

GOVERNMENT NOTICE
WARTIME PRICES AND TRADE BOARD
Statement on Import Policy

Referring to the "Statement on Import Policy effective February 11, 1943" published in *Canadian War Orders and Regulations* on February 22, 1943, notice is hereby given of the following change in Schedule "A" to the said Statement effective September 1, 1945.

Schedule "A" is amended by inserting therein the following:

<i>Tariff Item</i>	<i>Description of Goods</i>
ex 682	Fish hooks for deep-sea or lake fishing, not smaller in size than Number 2.0.

Ottawa, September 1, 1945.

D. GORDON,
Chairman.

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 562

Rationed Foods (Meat)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order comes into force on the 22nd day of September, 1945.

2. Notwithstanding anything contained in Board Order No. 464, Rationed Foods (Principal Order) and in Board Order No. 545, Rationed Foods (Meat), until further notice no person need surrender or collect any ration document in respect of the acquisition or supply of any blood sausage, or of any fresh, cured, smoked or cooked heart, liver, tongue, kidney or sweetbread provided that such heart, liver, tongue, kidney or sweetbread is not in a sealed container or in comminuted form with or without any other substance.

Made at Ottawa this 21st day of September, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 564

Controlling the Sale and Distribution of Canned Fruits and Vegetables

Under powers given to the Board by Order in Council P.C. 8528, dated the 1st day of November, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order comes into force on October 4, 1945.

2. Subsection (3) of Section 3 of Order No. 517 of the Board is hereby revoked and replaced by the following:

"(3) Every canner whose total 1944 pack of canned tomato juice amounted to 20,000 cases or more, shall retain in his possession or under his control twenty (20) per cent (by volume of the pack) of his total 1945 pack of canned tomato juice."

Made at Ottawa, this 2nd day of October, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

Administrator's Order

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1751

Maximum Prices of Canned Fruits and Vegetables

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered as follows:—

1. This Order comes into force on October 1, 1945.

2. Section 1 of Administrator's Order No. A-1696 is hereby amended by striking out the word "made" where it appears in the last paragraph of such Section.

3. Subsection (3) of Section 16 of said Order No. A-1696 is hereby revoked and replaced by the following:—

“(3) On and after November 30, 1945, no wholesaler shall sell any tomato juice cocktail or any vegetable juice at a price which is higher than the maximum price at which he could have sold such product if he had purchased it from a canner on and after November 1, 1945.”

4. Subsection (2) of Section 17 of said Order No. A-1696 is hereby revoked and replaced by the following:—

“(2) On and after November 30, 1945, no retailer shall sell any tomato juice cocktail or any vegetable juice at a price which is higher than the maximum price at which he could have sold such product if he had purchased it from a canner on and after November 1, 1945, or if he had purchased it from a wholesaler on or after November 30, 1945.”

Dated at Ottawa, this 29th day of September, 1945.

F. D. MATHERS,
Administrator of Processed Fruits and Vegetables.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

PART IV
Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 32A

(Order No. C.C. 32—Chrome Pigments—Rescinded)

Dated August 31, 1945.

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute, it is hereby ordered as follows:—

1. The Order of the Controller of Chemicals No. C.C. 32, dated March 28, 1944, is rescinded.

E. T. STERNE,
Controller of Chemicals.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 17C

(Order No. Coal 17—Coal Distribution to Domestic Consumers
Eastern Canada—Amended)

Dated September 27, 1945

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other Order in Council or Statute, it is hereby ordered as follows:—

1. *Quantities of Class A and Class B Fuel Authorized for Delivery During Coal Year*

Subsection (1) of Section 4 of the Coal Controller's Order No. Coal 17 dated March 15, 1945, is amended to read as follows:—

“(1) *Quantities of Class A and Class B Fuel Authorized for Delivery*

For the period commencing April 1, 1945, until further Order, a coal dealer must not deliver to any consumer and a consumer must not accept delivery of, for use in any premises,

(a) any more Class A fuel than 75 per cent of the normal annual requirements; or in the alternative

(b) any more Class B fuel than 75 per cent of the normal annual requirements.”

2. *Priority on Deliveries on Orders Placed Before June 1 Rescinded*

Section 5 of the said Order No. Coal 17 is rescinded.

3. Effective Date

This Order shall be effective on and from October 1, 1945.

E. J. BRUNNING,
Coal Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

(NOTE.—Under Section 16 of Order No. Coal 17, the Coal Controller's Order No. Coal 12 (Priorities on Coal Fuel Deliveries to Private Residences) comes into force again on October 1, 1945.)

DEPARTMENT OF MUNITIONS AND SUPPLY**OIL CONTROLLER****Order No. Oil 18****(Revocation of All Unrescinded Orders)**

Dated September 29, 1945

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Every unrescinded order, regulation, licence, permit, prohibition, requirement, direction, restriction, limitation or instruction issued by the Oil Controller or by any Deputy Oil Controller or by any person acting through or under any of them is hereby revoked.

G. R. COTTRELLE,
Oil Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY**TRANSIT CONTROLLER****ORDER NO. TRANSIT 5-A****(Order No. Transit 5—Interurban Bus Advisory Committee—rescinded)**

Dated September 26, 1945.

Pursuant to the powers conferred by Order in Council P.C. 6131 of August 12, 1941 and any other Order in Council or Statute,

It is hereby ordered as follows:

1. The Order of the Transit Controller No. Transit 5, dated December 5, 1942, is rescinded.

GEO. S. GRAY,
Transit Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TRANSIT CONTROLLER

Order No. Transit 11

(Revocation of All Unrescinded Orders)

Dated September 28, 1945.

Pursuant to the powers conferred by Order in Council P.C. 6131 of August 12, 1941, and any other Order in Council or Statute, it is hereby ordered as follows:—

1. Every unrescinded order, regulation, licence, permit, prohibition, requirement, direction, restriction, limitation or instruction issued by the Transit Controller or by any Associate or Deputy Transit Controller or by any person acting through or under any of them is hereby revoked.

GEO. S. GRAY,
Transit Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

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Canada War Council

VOLUME IV, No. 2



OCT. 15, 1945

Statutory

**CANADIAN WAR ORDERS
AND REGULATIONS
1945**

**Published under authority of Order in Council P.C. 10793
of 26th November, 1942**

**STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE**

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1945

Price 10 cents

1945
UNIVERSITY OF TORONTO

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PART I
Orders in Council

Order in Council appointing C. H. Whitham to Alberta Regional
War Labour Board and Western Labour Board

P.C. 6281

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary to make provision for the appointment of a successor to Mr. H. G. MacDonald who has tendered his resignation as a member of the Alberta Regional War Labour Board established under the provisions of the Wartime Wages Control Order, Order in Council P.C. 9384 of December 9, 1943, and also as a member of the Western Labour Board established under the provisions of Order in Council P.C. 3870 of May 17, 1943.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to accept the resignation of Mr. MacDonald as a member of the Alberta Regional War Labour Board and of the Western Labour Board.

His Excellency in Council, on the same recommendation, is further pleased to appoint and doth hereby appoint Mr. C. H. Whitham of Edmonton, Alberta, to be a member of each of said Boards, vice Mr. H. G. MacDonald, effective September 26, 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing A. J. Smith to be Vice-Chairman of
Saskatchewan Wartime Labour Relations Board

P.C. 6313

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary to appoint a Vice-Chairman of the Saskatchewan Wartime Labour Relations Board established by Order in Council P.C. 3732 of May 18, 1944, to administer the Wartime Labour Relations Regulations in the Province of Saskatchewan in order that the business of the said Board may be carried on in the absence of the Chairman thereof;

And Whereas it is deemed necessary by reason of the war for the security, defence, peace, order and welfare of Canada to make provision accordingly;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, is pleased to appoint and doth hereby appoint A. J. Smith, of Regina, Saskatchewan, to be Vice-Chairman of the Saskatchewan Wartime Labour Relations Board to preside over the said Board in the absence of the Chairman thereof and for such purpose to be a member of the said Board.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking provision for war endorsement on policies of Civil Service Insurance

P.C. 6324

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 3114, of the twelfth day of October, 1939, made pursuant to the provisions of the War Measures Act, authority was granted for the attachment to all policies of Civil Service Insurance on and after the first day of September, 1939, until the termination of the present war, of a war endorsement in the form set out in Schedule "A" thereto;

And whereas the said war endorsement was amended by Orders in Council P.C. 3350, of the fourteenth day of May, 1941, P.C. 6068, of the twenty-ninth day of July, 1943, and P.C. 5529, of the twenty-first day of July, 1944;

And whereas the said war endorsement was intended to make provision only for hazards arising from the war;

And whereas following the cessation of hostilities, the practice of most private Life Insurance companies, according to a report received from the Superintendent of Insurance, will be not to include any war clause in new policies and to waive the war clause in existing policies as far as it relates to war hazards.

Now, therefore, in view of the cessation of hostilities both in the European and the Pacific Theatres of War, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada 1927, is pleased to order and it is hereby ordered,—

1. That the provisions of Order in Council P.C. 3114 of the twelfth day of October, 1939, as amended, shall not apply to Civil Service Insurance policies issued on and after the first day of September, 1945;

2. That the amount of premiums to be paid on and after the first day of September, 1945, and any claims or other matters arising after the said first day of September in connection with any policy of Civil Service Insurance to which the said war endorsement was attached shall be determined as if such war endorsement did not form part of such policy on and after the said first day of September; and

3. That where an extra premium or premiums provided for under such war endorsement fall due on or after the first day of September, 1945, and are paid on or after that date, a refund of an amount equal to such extra premium or premiums be made to the policy holder.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of fresh lobsters from duty, etc.

P.C. 6326

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports,—

That imports of fresh lobsters are dutiable as "all other articles the produce of the fisheries, n.o.p." at the rate of 15 p. c. under the British Preferential Tariff, 20 p. c. under the intermediate Tariff and 25 p. c. under the General Tariff;

That in addition to the customs duty imports of fresh lobsters from non-British Empire countries are subject to the war exchange tax of 10 p. c. ad valorem;

That during the autumn season Canadian fish dealers on the Atlantic coast purchase lobsters caught in United States waters and export these lobsters in carload lots to the United States, which country admits fresh lobsters duty free; and

That it would be in the best interests of the Canadian fish industry if imports of fresh lobsters were exempted from customs duty and war exchange tax during the period September 15, 1945 to February 15, 1946;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of fresh lobsters be exempt from customs duty and war exchange tax during the period September 15, 1945 to February 15, 1946.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council revoking appointment of C. K. Beveridge as Regional Solid Fuel Representative, New Brunswick

P.C. 6342

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that C. K. Beveridge of Saint John, New Brunswick, who was appointed Regional Solid Fuel Representative for that Province by Order in Council P.C. 8537 of November 4, 1943, has requested to be relieved of his appointment and that it is desirable to accede to his request;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and it is hereby ordered as follows:

1. The appointment of C. K. Beveridge of Saint John as Regional Solid Fuel Representative for the Province of New Brunswick is revoked.

2. The revocation of the appointment of C. K. Beveridge as Regional Solid Fuel Representative for the Province of New Brunswick shall be without prejudice to any acts done by him, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Representative or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such Representative.

A. D. P. HEENEY,

Clerk of the Privy Council.

**Order in Council revoking appointment of J. A. Archambault as an
Associate Transit Controller**

P.C. 6343

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that by Order in Council P.C. 2948 of April 14, 1942, Jules Albert Archambault, of Montreal, was appointed an Associate Transit Controller and such officer being no longer required, it is desirable that the appointment be revoked;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and it is hereby ordered as follows:

1. Effective October 1, 1945, the appointment of Jules Albert Archambault, of Montreal, as an Associate Transit Controller is revoked.

2. The revocation of the appointment of Jules Albert Archambault as an Associate Transit Controller shall be without prejudice to any acts done by him, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Associate Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such Associate Controller.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council revoking appointment of N. D. Wilson as a
Deputy Transit Controller**

P.C. 6344

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that by Order in Council P.C. 1513 of March 1, 1943, Norman Douglas Wilson, of Toronto, was appointed a Deputy Transit Controller and such officer being no longer required, it is desirable that the appointment be revoked;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by The War Measures Act and the Department of Munitions and Supply Act, is pleased to order and it is hereby ordered as follows:

1. Effective October 1, 1945, the appointment of Norman Douglas Wilson of Toronto as a Deputy Transit Controller is revoked.

2. The revocation of the appointment of Norman Douglas Wilson as a Deputy Transit Controller shall be without prejudice to any acts done by him, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Deputy Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such Deputy Controller.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking the Defence Air Regulations, 1942

P.C. 6362

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 4th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under and by virtue of the provisions of the War Measures Act, "The Defence Air Regulations, 1942", were made and established by Order in Council, P.C. 3900, of May 11, 1942, and subsequently amended;

And whereas the Minister of Reconstruction reports that to enable normal civil flying in Canada to be resumed, now that hostilities have ceased, it is expedient that the said Regulations be revoked;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Reconstruction, is pleased to revoke "The Defence Air Regulations, 1942", as amended and they are hereby revoked accordingly.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council *re* eligibility to wear War Services Badge "General Service" Class

P.C. 6369

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 4th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence, with the concurrence of the Minister of National Defence for Air and the Minister of National Defence for Naval Services, reports as follows,

Order in Council P.C. 1022 dated March, 1940, as amended, sets forth the regulations governing the award of the War Services Badge, "General Service" Class.

Under existing regulations, personnel called out for duty with the Military Forces of Canada under the provisions of Order in Council P.C. 2396 dated 26th August, 1939, and personnel of the Naval and Air Forces of Canada called out on part time duty are not eligible after discharge to wear the War Services Badge.

As the foregoing personnel are volunteers and perform the same duties as officers and other ranks serving in Canada and as they are eligible for War Service gratuities on ceasing to be called up, it is considered equitable that they be eligible to wear the War Services Badge after discharge and that Order in Council P.C. 1022 be amended accordingly.

As certain personnel called out under the provisions of the aforementioned Order in Council or on part time duty served for very short periods of time only, it is considered that only those who have served a cumulative period of six months with the Canadian Naval, Military or Air Forces should be eligible to wear the Badge.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of National Defence for Air and the Minister of National Defence for Naval Services, is pleased to amend Order in Council P.C. 1022 dated 29th March, 1940, as amended, and it is hereby further amended by deleting the text under the heading "CLASSIFICATION" and substituting therefor the following:—

Subject to the regulations herein contained, the following persons shall be eligible for War Services Badges, "General Service" Class, provided that not more than one Badge shall be issued to any one person:—

- (a) Members of the Naval, Military or Air Forces of Canada on Active Service who have engaged to serve in any of the said Forces during the present war for General Service (i.e., without restriction as to place of service), and who have served in any of the said Forces in Canada or elsewhere and have been honourably discharged from said Service.
- (b) Members of the Military Forces of Canada called out for service under the provisions of Order in Council P.C. 2396 dated 26th August 1939, and who have been honourably discharged from the said Forces, provided such members shall have served for a cumulative period equivalent to at least six months on full time duty and on full pay.
- (c) Members of the Naval and Air Forces of Canada who have volunteered to serve without restrictions or limitations and who have served on a part time basis in any of the said Forces in Canada or elsewhere, and who have been honourably discharged from the said Forces, provided such members shall have served for a cumulative period equivalent to at least six months on full time duty and on full pay.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council revoking P.C. 4068½ dated 8th December, 1939
(Special Committee of Cabinet on Demobilization and
Rehabilitation)**

P.C. 6371

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 3rd October, 1945.

The Committee of the Privy Council, on the recommendation of the Right Honourable W. L. Mackenzie King, the Prime Minister, advise that Minute of Council P.C. 4068½ dated 8th December, 1939, constituting a Special Committee of the Cabinet on Demobilization and Rehabilitation, be hereby revoked.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

Series D No. 47

T.C. 206

MEMORANDUM

CUSTOMS AND EXCISE DIVISIONS

OTTAWA, 28th September, 1945.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

Effective the 1st September, 1945, the undermentioned goods are exempted from the war exchange tax:—

<i>Item No.</i>	<i>Goods</i>
39e	Rosin sizing.
ex 204	Gums and gum resins—which are not edible and which are in a crude state and not advanced in value by refining or grinding, or any other process of manufacture, n.o.p.
ex 584	Resin or rosin.

D. SIM,
*Deputy Minister of National Revenue,
 Customs and Excise.*

(P.C. 6224, 25/9/45—Authority War Measures Act)

PART III

Wartime Prices and Trade Board

(Finance)

GOVERNMENT NOTICES

WARTIME PRICES AND TRADE BOARD

Statement of Policy with respect to the Purchase and Inventories of Iron and Steel

Jurisdiction over the supply and distribution of iron and steel products of steel mills and foundries, heretofore exercised by the Steel Controller, is being transferred to the Administrator of Steel and Iron (Primary). The Steel Controller has revoked Order No. S.C. 33, as amended, respecting the Purchase and Stocks of Iron and Steel.

The Administrator of Steel and Iron (Primary), rather than replacing the Steel Controller's Order with another Order, is issuing this short statement of policy pertaining to the distribution and acquisition of iron and steel products of steel mills and foundries.

As the supply of such products is not yet sufficient to meet the unrestricted demand of all industries reconverting from war to civilian production, it continues to be necessary to hold inventories to a practicable minimum. Inventories will be considered within that minimum if stock on hand is not and will not by reason of any delivery become in excess of the quantity required for the succeeding sixty-day period, having regard to both current practices and reasonably anticipated future rates of operation. It will be equally the responsibility of both steel mills and foundries and their customers to ensure that these limitations are not exceeded. To this end no consumer should place duplicate orders for the same requirement with the same or any other foundry or mill.

Each steel mill and foundry operator will continue to be required to submit periodic reports of production and shipments of iron and steel products on forms and at times prescribed by the Administrator.

Where necessary to bring about compliance with this policy, it is the intention of the Administrator to make use of his powers under Section 48 of the Wartime Prices and Trade Board Order No. 414.

Dated at Ottawa, this 15th day of October, 1945.

F. B. KILBOURN,
Administrator of Steel and Iron
(Primary).

WARTIME PRICES AND TRADE BOARD

RATION ADMINISTRATION

NOTICE

Respecting Priority Sales of Evaporated Milk

Under authority conferred by the Wartime Prices and Trade Board, notice is hereby given that the Schedule to Board Order No. 401 is altered by removing from the restricted areas, as therein defined, all those parts of the County of Papineau, in the Province of Quebec, which lie to the North of the Townships of Templeton and Buckingham and to the West of the Townships of Mulgrave, Lathbury, Papineau and Rocheblave, all in the Province of Quebec.

Dated at Ottawa, this 2nd day of October, 1945.

H. I. ROSS,
Administrator of Consumer Rationing.

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 565

Maximum Prices of Sausage

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order comes into force on October 15, 1945.
2. Order No. 305 of the Board as amended by Orders Nos. 328, 349, 389 and 453 of the Board, is hereby revoked.

Made at Ottawa, this 5th day of October, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1752

Maximum Prices of Horsemeat and Horse Liver Intended for Animal Feed

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

1. This Order comes into force on October 8, 1945.
2. Administrator's Order No. A-1023 is hereby amended by adding as Section 12 thereof the following:

"12. Notwithstanding the other provisions of this Order, the maximum price per pound at which any person may sell any quantity of horsemeat or horse liver, packed in units of any net weight, to any class of buyer in any part of the provinces of Prince Edward Island, Nova Scotia or New Brunswick, during the period October 8, 1945 to November 15, 1945 both inclusive, shall be an amount equal to the maximum price per pound as fixed by this Order at which he may sell the same quantity of horse meat or horse liver, as the case may be, packed in units of that net weight, to that class of buyer in that part of Canada, during the month of September 1945 PLUS $\frac{1}{2}$ c. per pound."

Dated at Ottawa this 5th day of October, 1945.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1753

Maximum Prices of Apples

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

1. This Order comes into force on October 8, 1945.
2. Section 8 of Administrator's Order No. A-1712 is hereby amended by revoking clause (a) thereof and substituting therefor the following:

"(a) if the apples are packed in a standard box, an amount equal to the maximum price at which he may sell to that buyer during that period "C" grade apples of the same variety packed in a standard box less 30 cts. per box, or".

Dated at Ottawa this 5th day of October, 1945.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1754

Maximum Prices of Peaches, Pears and Plums

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

1. This Order comes into force on October 8, 1945.

2. Subsection (2) of Section 1 of Administrator's Order No. A-1692 is hereby amended by revoking clause (c) thereof and substituting therefor the following as clauses (c), (d) and (e) thereof:

"(c) to sales of imported pears made after October 31, 1945 in that part of Canada lying to the east of the 88th degree of west longitude;

(d) to sales of imported pears made after November 30, 1945 in that part of Canada lying to the west of the 88th degree of west longitude;

(e) to sales of imported peaches or plums made after January 31, 1946."

Dated at Ottawa, this 5th day of October, 1945.

E. J. CHAMBERS,
*Administrator of Fresh Fruit and
Vegetables.*

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1755

Maximum Prices of Sausage

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

PART I—INTRODUCTION

Effective Date and Application of Order

1. This Order comes into force on October 15, 1945, and replaces Board Order No. 305 as amended by Board Orders Nos. 328, 349, 389, and 453, all of which have been revoked by the Board.

Definitions

2. (1) For the purposes of this Order,

(a) "sausage" means a product conforming to the regulations respecting sausage issued under the Food and Drugs Act;

(b) "pork sausage" means fresh sausage, stuffed in sheep, lamb or hog casings, containing no animal products other than flesh or fat obtained from the carcass of a hog from which the tongue, heart, liver, lungs, kidneys and other viscera have been removed;

(c) "commercial sausage" means any fresh sausage, stuffed in sheep, lamb or hog casings, other than pork sausage;

(d) "bologna style sausage" means sausage stuffed in beef casings (including lungs, bladders, rounds, weasands and middles) or in artificial casings or paraffined cloth bags of a similar size and which has been smoked or cooked or both smoked and cooked;

- (e) "wiener" or "frankfurter" means sausage stuffed in sheep, lamb or hog casings or in artificial casings of a similar size, and which has been smoked or cooked or both smoked and cooked;
- (f) "sell at wholesale" means to sell otherwise than at retail;
- (g) "sell" includes an offer to sell;
- (h) "zone" means one of the zones numbered 1 to 15 mentioned in the Schedule hereto which zones correspond respectively with the zones, similarly numbered, described in Order No. 307 of the Board;
- (i) "pork sausage meat" means sausage conforming to the definition of pork sausage except that it is not stuffed in casings;
- (j) "commercial sausage meat" means sausage conforming to the definition of commercial sausage except that it is not stuffed in casings.

Prices are Maximum Prices

3. All wholesale and retail prices fixed by this Order are maximum prices and must not be exceeded.

PART II—SALES AT WHOLESALE

Wholesale Prices Include Delivery Except as Specified

4. Wholesale prices include delivery to the buyer's place of business except in the following cases:

- (a) if delivery is by railway or by transshipment by railway, it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or by transshipment by boat, it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice;
- (d) if the sale is to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice.

Wholesalers Must Make Equitable Distribution

5. Every person who sells at wholesale any sausage or sausage meat of a kind described in the Schedule hereto shall equitably distribute his available supplies of the product among his customers. If a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business designated by such customer, or, if delivery is by railway, by boat, or by transshipment by railway or boat, to the railway station or on the dock at the boat's port of call, as the case may be, nearest to such designated place of business.

Maximum Wholesale Prices

6. (1) The maximum price at which a person in a zone may sell at wholesale any sausage or sausage meat of a kind described in the Schedule hereto whether or not the product is frozen or in brine, shall be the price for same set forth in the Schedule hereto for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller's place of business is situated.

(2) The maximum price at which a person in any part of Canada not included in a zone may sell at wholesale any sausage or sausage meat of a kind described in the Schedule hereto, regardless of whether the product is frozen or packed in brine, shall be such as may be approved or prescribed from time to time in writing by the Administrator of Meat and Meat Products with the approval of the Chairman of the Board.

PART III—SALES AT RETAIL

Limitation on Retailer's Cost

7. No person selling at retail any sausage or sausage meat of a kind described in the Schedule hereto shall buy or otherwise acquire and no person shall buy or otherwise acquire on his behalf any such product at a total delivered cost in excess of the lawful maximum price on sales at wholesale of the same plus,

- (a) if delivery is by railway and the nearest railway station is not in the city, town or village in which he has his place of business, the actual transportation charges from that railway station; or
- (b) if delivery is by boat and the boat's nearest port of call is not in the city, town or village in which he has his place of business, the actual transportation charges from the dock at that port of call.

Maximum Retail Prices

8. (1) The maximum price at which any person other than the manufacturer thereof, may sell at retail any kind of sausage or sausage meat described in the Schedule hereto regardless of whether the product is frozen or packed in brine, shall be the sum of the following:

- (a) his actual delivered cost of the sausage not exceeding his maximum delivered cost as fixed by Section 7 (except the difference between railway freight and express charges, if any, included in such cost); and
- (b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales of that kind of sausage or sausage meat;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

(2) The maximum price at which any person may sell at retail any sausage or sausage meat of a kind described in the Schedule hereto, regardless of whether the product is frozen or packed in brine, manufactured by him, shall be the sum of the following:

- (a) the lawful maximum price at which such product may be sold at wholesale in the zone or other part of Canada in which the seller's place of business is situate; and
- (b) a percentage markup not exceeding the lawful percentage markup customarily obtained by him during the said basic period on sales of that kind of sausage or sausage meat but not in any event exceeding $33\frac{1}{3}$ per cent of such wholesale price.

PART IV—RECORDS OF SALES AND PURCHASES

Sales Invoices

9. (1) On every sale at wholesale of sausage or sausage meat the seller shall at the time of delivery of the product furnish the buyer with an invoice showing:

- (a) the names and identifying addresses of the seller and the buyer and the date of sale;
- (b) the kind and weight of the product and price per pound charged;
- (c) the freight or express charges, if any, added to the price under Section 4.

(2) Each such seller shall keep a duplicate of each invoice furnished by him as required by this Section.

Records of Purchases

10. (1) Every person who buys any sausage or sausage meat for resale shall at the time of delivery of the product to him, obtain from his supplier an invoice completed in accordance with the provisions of subsection (1) of Section 9 covering that transaction.

(2) Every person who buys any sausage or sausage meat for resale shall at the time of delivery of the product to him, obtain a receipted bill covering any amount paid by him for the transportation of the product.

Retention and Inspection of Invoices and Transportation Receipts

11. Every duplicate copy of an invoice which a seller of any sausage or sausage meat is required by this Order to make and keep and every invoice and transportation bill or receipt which a person who buys any such product obtains, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales at Retail

12. Every person who sells any sausage or sausage meat at retail shall upon request of the buyer furnish him with a sales invoice, showing the date of sale, the seller's name and address, the kind, quantity and price of the product sold.

Dated at Ottawa, this 5th day of October, 1945.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1755
MAXIMUM PRICES FOR SAUSAGE AND SAUSAGE MEAT (in cents per pound)

Kind of Sausage and Sausage Meat	Kind of Casing	Z O N E S														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
		cents	cents	cents	cents	cents	cents	cents	cents	cents	cents	cents	cents	cents	cents	cents
Pork sausage in a package containing not over 1¼ lbs.....	S.C.....	26.00	25.50	25.00	25.00	25.00	25.00	25.50	25.00	24.50	23.75	23.25	23.00	24.25	24.00	24.50
Pork sausage in a package containing not over 1¼ lbs.....	H.C.....	24.00	23.50	23.00	23.00	23.00	23.00	23.50	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Pork sausage in bulk or in a package containing more than 1¼ lbs.....	S.C.....	25.00	24.50	24.00	24.00	24.00	24.00	24.50	24.00	23.50	22.75	22.25	22.00	23.25	23.00	23.50
Pork sausage in bulk or in a package containing more than 1¼ lbs.....	H.C.....	23.00	22.50	22.00	22.00	22.00	22.00	22.50	22.00	21.50	20.75	20.25	20.00	21.25	21.00	21.50
Pork sausage meat in a package containing not over 1¼ lbs.....	Not in casings..	22.00	21.50	21.00	21.00	21.00	21.00	21.50	21.00	20.50	19.75	19.25	19.00	20.25	20.00	20.50
Pork sausage meat in bulk or in a package containing more than 1¼ lbs.....	Not in casings..	21.00	20.50	20.00	20.00	20.00	20.00	20.50	20.00	19.50	18.75	18.25	18.00	19.25	19.00	19.50
Commercial sausage.....	S.C.....	20.00	19.50	19.00	19.00	19.00	19.00	19.50	19.00	18.50	17.75	17.25	17.00	18.25	18.00	18.50
Commercial sausage.....	H.C.....	18.00	17.50	17.00	17.00	17.00	17.00	17.50	17.00	16.50	15.75	15.25	15.00	16.25	16.00	16.50
Commercial sausage meat in a package containing not over 1¼ lbs.....	Not in casings..	17.00	16.50	16.00	16.00	16.00	16.00	16.50	16.00	15.50	14.75	14.25	14.00	15.25	15.00	15.50
Commercial sausage meat in a package containing more than 1¼ lbs.....	Not in casings..	16.00	15.50	15.00	15.00	15.00	15.00	15.50	15.00	14.50	13.75	13.25	13.00	14.25	14.00	14.50
Bologna style sausage.....	B.C., A.C. or P.B.	18.50	18.00	17.75	17.50	17.50	17.50	18.00	17.50	17.00	16.25	16.00	15.75	17.00	16.75	17.25
Wieners and Frankfurters.....	S.C.....	23.75	23.25	23.00	22.75	22.75	22.75	23.25	22.75	22.25	21.50	21.25	21.00	22.25	22.00	22.50
Wieners and Frankfurters.....	H.C.....	21.75	21.25	21.00	20.75	20.75	20.75	21.25	20.75	20.25	19.50	19.25	19.00	20.25	20.00	20.50
Wieners and Frankfurters.....	A.C.....	21.50	21.00	20.75	20.50	20.50	20.50	21.00	20.50	20.00	19.25	19.00	18.75	20.00	19.75	20.25

IN THIS SCHEDULE under the Heading of Kind of Casing
"S.C." means sheep or lamb casing
"H.C." means hog casing
"A.C." means artificial casing
"B.C." means beef casing
"P.B." means paraffined cloth bags

PART IV
 Wartime Industries Control Board
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
 PRIORITIES OFFICER

Order No. P.O. 7A

(Order No. P.O. 7—U.S. Preference Ratings for Flat Metal Strapping—Rescinded)

Dated October 1, 1945

Pursuant to the powers conferred by Order in Council P.C. 1169 of February 20, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Priorities Officer No. P.O. 7, dated May 3, 1945, is rescinded.

W. E. UREN,
Priorities Officer.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
 PRIORITIES OFFICER

Order No. P.O. 8A

**(Order No. P.O. 8—Automatic United States Priorities Assistance
 for Small Manufacturers—Rescinded)**

Dated October 1, 1945

Pursuant to the powers conferred by Order in Council P.C. 1169 of February 20, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Priorities Officer No. P.O. 8, dated May 16, 1945, is rescinded.

W. E. UREN,
Priorities Officer.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
 RUBBER CONTROLLER

ORDER No. RUBBER 5-E

(Order No. Rubber 5-C—Rubber Processing—Amended)

Dated October 3, 1945.

Pursuant to the powers conferred by Order in Council P.C. 9995 of November 3, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Section 1 Amended*

Paragraph (b) of Section 1 of the Rubber Controller's Order No. Rubber 5-C dated August 9, 1944, as amended, is rescinded and the following substituted therefor:

"(b) "rubber" means crude natural rubber, natural rubber latex not compounded beyond the addition of preservative, and that kind of synthetic rubber known as butyl (GR-I), and includes guayule but does not include balata or gutta percha."

2. *Section 3 Amended*

Section 3 of the said Order is amended to read as follows:

"3. *Purchase of Rubber from Polymer Corporation Limited*

(1) No processor of rubber shall purchase in any one month from Polymer Corporation Limited, any rubber in excess of the amount which the Controller authorizes such processor to purchase during such month.

(2) Notwithstanding the amount of rubber which the Controller authorizes any processor of rubber to purchase from Polymer Corporation Limited, no such processor shall purchase any grade or any type of rubber from Polymer Corporation Limited, if his stock on hand of such grade or type exceeds his normal requirements for all uses for a period of six weeks or for such other period as the Controller may, from time to time, designate by order in writing."

3. *Section 7 Amended*

Subsection (1) of Section 7 of the said Rubber Controller's Order No. Rubber 5-C is rescinded and the following substituted therefor:

"(1) Every processor of crude natural rubber, natural rubber latex, synthetic rubber, synthetic rubber latices, and reclaimed rubber shall file with the Controller:

(a) On or before the 5th day of each month hereafter, a statement showing separately, by types and grades, the amount of crude natural rubber, natural rubber latex, synthetic rubber, synthetic rubber latices, and reclaimed rubber which the processor

(i) had on hand at the end of the previous month; and

(ii) received during the previous month; and

(iii) used during the previous month;

(b) On or before the 5th day of each month hereafter, a statement showing separately, by types and grades, the amount of crude natural rubber, natural rubber latex, synthetic rubber, and synthetic rubber latices which the processor estimates he will require for the ensuing month;

(c) On or before the 10th day of each month hereafter, a statement showing separately the amount of crude natural rubber, natural rubber latex, synthetic rubber, and synthetic rubber latices used in the processing of each rubber product manufactured by him during the preceding month."

J. A. MARTIN,

Rubber Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

Gov. Doc.
Can
P

Can. Priv. Council

VOLUME IV No. 3



OCTOBER 22, 1945

**CANADIAN WAR ORDERS
AND REGULATIONS
1945**

**Published under authority of Order in Council P.C. 10793 of
26th November, 1942**

**STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE**

**OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1945**

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PART I
Orders in Council

Order in Council appointing a Controller *re*
Burns and Company Limited

P.C. 6481

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the eleventh day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that he is advised that there is grave danger of a strike in the immediate future of employees in a number of meat packing and processing establishments operated in a number of provinces by Burns and Company, Limited, a Company with Head Office at Calgary, Alberta, arising out of the failure of the said Company and a trade union representing the said employees of the Company, namely the United Packinghouse Workers of America, to dispose of the matters presently in dispute in accordance with the agreement arrived at as a result of the recommendation of the Richards commission of 1944;

And whereas the Minister is also advised by the departments of the Government of Canada responsible for food supplies that a stoppage of work in such establishments would seriously curtail the amount of meat supplies necessary to meet essential civilian needs in Canada and in allied countries and for the Armed Forces of Canada and allied countries and the distressed peoples in Europe and would seriously affect the agricultural industry in Canada;

And whereas in view of the foregoing, it is deemed necessary, by reason of the war, for the security, defence, peace, order and welfare of Canada, that a Controller be appointed to manage and control the operations of the Company in the aforesaid establishments and that employees of the Company in such establishments carry on their employment without stoppage of work pending settlement of the dispute aforesaid;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under and by virtue of the powers conferred by the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to make and doth hereby make the following Order:

ORDER

1. In this Order, "Company" means Burns & Co. Limited, a Company with Head Office at Calgary, Alberta, and "establishment" includes a work, undertaking or business.

2. James Gordon Taggart, Esquire, of the City of Ottawa is hereby appointed Controller of the business, undertaking, affairs and operations of the Company necessary for the operation of its meat packing and processing establishments situate at Vancouver, B.C., Edmonton, Alta., Regina, Sask., Prince Albert, Sask., and Winnipeg, Man.

3. The said Controller shall have the custody and control of such property and assets of the Company as he in his uncontrolled discretion and judgment may deem necessary in order to manage, operate and carry on the business of the aforesaid Company and he shall, for such purposes, have and exercise the powers, authorities and rights of the Board of Directors of the Company.

4. The Controller shall exercise the foregoing powers and authorities subject to such instructions and directions, if any, as may from time to time be approved by the Governor in Council.

5. The Governor in Council may, for the purposes of this Order, from time to time appoint Deputy Controllers who shall have and exercise any and all powers conferred on the Controller subject to any restrictions thereof which the Controller may from time to time impose and subject, in all cases, to review by the Controller.

6. The Controller, any Deputy Controller and any person acting for or on behalf of, or under the authority of the Controller shall not be or become liable to any person (including the Company, its creditors or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in or conferred upon the said Controller.

7. The authority of the Controller shall commence at twelve o'clock noon the twelfth day of October, 1945, and shall continue until the same is revoked by Order in Council which shall be published in the *Canada Gazette*.

8. The authority of the Board of Directors of the Company in respect of the management, operation and carrying on of the aforesaid establishments of the Company is, subject to section ten of this Order and insofar as the same is abrogated by or pursuant to section three of this Order, suspended from twelve o'clock noon the twelfth day of October, 1945, until the powers, authority and rights of the Controller in respect of such management, control and operations shall be revoked.

9. It shall be the duty of every person in the employ of the Company at or in any of the aforesaid establishments of the Company to perform the duties of his employment until the authority of the Controller is revoked; and every person who fails to perform his duties as aforesaid as herein required without lawful excuse, the onus of proof of which is upon him, is guilty of an offence and liable upon summary conviction to a fine of twenty dollars for each day or part of a day on which he fails so to perform his duties.

10. The bargaining representatives of the aforesaid employees and the company shall enter into negotiations immediately with a view to the settlement of the matters presently in dispute between them and shall negotiate in good faith with one another and make every reasonable effort to conclude a settlement.

11. Any person who (a) interferes with the exercise by the Controller or any Deputy Controller of any of the powers, authorities and rights conferred upon him or (b) interferes with any employee or other person seeking to comply with the terms of this Order or (c) counsels or procures any person to violate this Order, shall be guilty of an offence and liable upon summary conviction to a fine not exceeding in the case (a) Five Thousand Dollars or imprisonment for a term not exceeding five years or to both such fine and such imprisonment and in the case of (b) or (c) to a fine not exceeding Five Hundred Dollars or imprisonment for a term not exceeding six months or to both such fine and such imprisonment.

A. D. P. HEENEY,

Clerk of the Privy Council.

**Order in Council authorizing the appointment of Industrial Disputes
Inquiry Commissions to investigate situations likely to
interfere with transition to peacetime economy**

P.C. 6482

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 11th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 4020 of June 6, 1941, as amended by Orders in Council P.C. 4844 of July 2, 1941, P.C. 7068 of September 10, 1941, P.C. 496 of

January 19, 1943 and P.C. 4175 of May 20, 1943, authorizes the Minister of Labour to appoint an Industrial Disputes Inquiry Commission for the purpose of investigating any situation which, in his opinion, appears to be detrimental to the most effective utilization of labour in the war effort;

And whereas many industrial establishments have completed their orders for war contracts and are now in process of reconversion to normal production;

And whereas it is deemed necessary for the security, defence, peace, order and welfare of Canada that the foregoing provision be extended to provide for the investigation of situations which, in the opinion of the Minister of Labour, are likely to interfere with the effective transition to a peacetime economy in Canada;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, is pleased to amend the said Order in Council P.C. 4020 of June 6, 1941, and it is hereby further amended by the addition of the words "or may interfere with the effective transition to a peacetime economy in Canada" immediately following the words "the most effective utilization of labour in the war effort" in section 8 thereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Lucien Dugas to the National War Labour Board.

P.C. 6492

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary to appoint a member of the National War Labour Board established by Order in Council P.C. 9384 of December 9, 1943, *vice* Mr. Leon Lalonde of Montreal, Quebec, who has tendered his resignation as a member of the said Board;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint Mr. Lucien Dugas, of Joliette, Quebec, a member of the National War Labour Board established pursuant to the provisions of Order in Council P.C. 9384 of December 9, 1943, *vice* Mr. Leon Lalonde of Montreal, Quebec, resigned.

His Excellency in Council is further pleased to order that Mr. Dugas be paid remuneration at the rate of twenty-five dollars per day while so employed, together with necessary and actual living and travelling expenses when absent from his place of residence on the business of the Board.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re continuance of living and eating facilities for waterfront workers, Halifax, N.S.

P.C. 6493

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas by Order in Council P.C. 5161 of June 25, 1943, "The Stabilization of Longshore Labour (Halifax) Order" gave the Minister of Labour authority to make

necessary arrangements to provide living quarters and eating facilities at reasonable rates for members of the Longshoremen's Reserve Pool and members of the General Reserve Labour Pool and provided that the maintenance, operation and administration of such quarters and facilities should be in charge of the Controller of Loading Operations appointed pursuant to Order in Council P.C. 3511 of April 30, 1942;

And whereas in accordance with such authority, living and eating facilities were established and provided and have been maintained by the Minister of Labour for the aforesaid purposes;

And whereas the said Order in Council P.C. 5161, June 25, 1943, was revoked, effective November 3, 1945, by Order in Council P.C. 5980, September 11, 1945;

And whereas the Minister of Labour reports that in view of the existing shortage of suitable living accommodation and eating facilities for waterfront workers and other workers at the Port of Halifax, it is considered necessary that provision be made for the continued operation of the living quarters accommodation and eating facilities which have been provided as aforesaid, for the accommodation and use of waterfront workers and other workers at the Port of Halifax;

And whereas it is necessary, by reason of the war, for the security, defence, peace, order and welfare of Canada that provision be made accordingly;

Therefore His Excellency the Administrator in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, is pleased to authorize and doth hereby authorize the Minister of Labour:

- (a) to make all necessary arrangements for the continued operation of the living quarters accommodation and eating facilities at reasonable rates for the accommodation and use of waterfront workers and other workers at the Port of Halifax which have been established under the provisions of P.C. 5161 of June 25, 1943, including equipment and staff therefor and for the purposes aforesaid;
- (b) to continue in effect any existing agreements for the operation of the aforesaid accommodation and facilities or to enter into any further agreements with any person for such purpose as he deems advisable; and
- (c) to place the maintenance, operation and administration of such accommodation and facilities in charge of the Controller of Loading Operations as aforesaid;

the cost of maintaining the aforesaid services to be charged to moneys allotted from the War Appropriation for co-ordination of shiploading and unloading operations at the Port of Halifax.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council assuring builders against loss resulting from a decline before sale in prices of houses.

P.C. 6496

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas the Minister of Finance reports that there is a serious shortage of housing accommodation in most parts of Canada arising in large measure out of wartime conditions;

That in order to meet the housing needs of returning servicemen, it is desirable to encourage the construction of modest cost homes; and

That as a means of encouraging builders to undertake fairly large scale projects of such modest cost homes and reserve them for servicemen, it is necessary and advisable to give builders a reasonable measure of protection against loss resulting from a decline in price before the houses can be sold;

And whereas by reason of the existence of a state of war, it is deemed advisable for the security, defence, peace, order and welfare of Canada that the Minister of Finance be authorized to enter into agreements with builders in the form of the agreement attached, or one to like effect, and to do all things necessary to carry out his obligations under any such agreement;

Therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Finance, and under and by virtue of the War Measures Act, is pleased to authorize and doth hereby authorize the Minister of Finance to enter into agreements in the form of the agreement attached, or one to like effect, with builders to give them a minimum assurance against loss in respect of houses built pursuant to such agreement, and to do all things necessary to carry out his obligations under such agreements; and further doth hereby order that all payments which the Minister of Finance may be required to make pursuant to such agreements be paid out of moneys appropriated for war purposes.

A. D. P. HEENEY,
Clerk of the Privy Council.

FORM OF AGREEMENT

MEMORANDUM OF AGREEMENT made in duplicate this day of 1945,
BETWEEN:

HIS MAJESTY THE KING in right of Canada,
represented by the Minister of Finance,
(hereinafter called "the Minister")

OF THE FIRST PART

and

of the City of
in the Province of
(hereinafter called "the Builder")

OF THE SECOND PART

Whereas as a result of the war an emergency exists with respect to houses available to ex-servicemen and others;

And whereas the Minister is desirous of encouraging the efficient construction of low and moderate cost housing projects.

And whereas the builder proposes to build houses in the
of

Now therefore this agreement witnesseth that in consideration of the premises and the Agreement hereinafter contained the parties hereto covenant and agree each with the other as follows:—

1. The Builder agrees:—

(a) to provide land situate in the territorial limits of the
of in such localities therein as may be approved by the
Minister for the purpose of erecting houses. In the event all or
any part of the said lands are undeveloped they shall be developed in
accordance with plans of subdivision and development approved by the
Minister;

(b) to erect as soon as practicable at least of the intended houses in
accordance with the plans and specifications approved by the Minister for
which loan approvals have been granted and approved by the Minister;

(c) to apply to an approved lending institution for a builder's loan under Part I
of the National Housing Act, 1944, in respect of each house to be built;

(d) to offer each house to be built for sale at a total price not in excess of the
estimate approved by the Minister of the cost of construction, plus the fol-
lowing additional amounts:—

(i) carrying charges from a date one month after completion to date of
acceptance of the offer to purchase;

- (ii) the sum of \$350 in the case of a two bedroom house, or the sum of \$425 in the case of a three bedroom house, or the sum of \$500 in the case of a four bedroom house;
- (iii) such increase in the sales price as may be permitted under Clause (b) of Article 2 of this Agreement;
- (e) in offering each house for sale pursuant to paragraph (d) hereof to advertise the offer at least once in a daily newspaper circulating in the district and to specify in such offer that veterans shall have preference as applicants to purchase such house;
- (f) to sell each house in accordance with the advertisement referred to in paragraph (e) hereof, giving preference to veterans, until the house is reasonably ready for occupation, and thereafter for as long as the Minister requires; and during the period when required to give preference to veterans in selling such house, not to sell the house to any other person without proving to the satisfaction of the Minister that no eligible veteran has offered to purchase the house;
- (g) to maintain adequate records of costs and in cases where claim is made for higher guarantees and sales prices pursuant to paragraph (b) of Article 2 hereof, to make such records available to the Minister;
- (h) to maintain satisfactory records of sales which shall be available to the Minister at all times.

2. The Minister agrees:—

- (a) to purchase from the Builder not later than one year from the said date any house which has been built by the Builder under the terms of this agreement and which remains unsold: the price of each house (subject to adjustments in accordance with the provisions of paragraph (b) of this article), to be its established lending value, or the estimate approved by the Minister of the cost of construction (whichever shall be the lesser), plus the carrying charges from the date of completion of the house to the date of payment of the purchase price by the Minister; provided that the Minister may in any case require the Builder to submit evidence that the actual cost of construction of any house is equal to or greater than the estimate approved by the Minister of the cost of construction and, in the event that the said actual cost is less than the said estimate of cost or the lending value, whichever is lesser, the said actual cost plus charges as aforesaid shall be the purchase price for the purposes of this Agreement;
- (b) to adjust the purchase price of each house, as defined in paragraph (a) of this Article, and the maximum sales price of each house as defined by paragraph (d) of Article I, by increasing each price by the amount of any increase in cost of construction over the cost contemplated in the estimate of the cost of construction approved by the Minister where such increase has been caused by the occurrence of any of the following events:—
 - (i) an increase in ceiling prices of building materials authorized by the Wartime Prices and Trade Board;
 - (ii) an upward adjustment by the National War Labour Board of wage rates payable by the Builder;
 - (iii) an increase in taxes on building materials going into the construction of the house.

3. It is understood and agreed that this agreement shall not apply to any house the actual construction of which has not been commenced by the date fixed in the approval of the loan for the said house nor shall this agreement apply to any house the construction of which has not been proceeded with by the Builder with all reasonable despatch and expedition.

4. The Minister may, by notice in writing to the Builder, terminate this agreement with respect to any house for which loan approval has not been granted. The Minister may, by similar notice, terminate this agreement with respect to any house for which approval has been granted, but which has not been commenced. For

the purposes of this Article a house shall be deemed to have been commenced when the footings for the house have been laid. In the event of such termination the Builder shall have the right within sixty days from the date of mailing of the said notice of termination to require the Minister to purchase the particular lot upon which the house was to have been built. The purchase price shall be the cost of such land, together with carrying charges to the date of purchase by the Minister.

5. For the purposes of this Agreement:—

- (a) "carrying charges" shall mean all payments except payments of principal made to the lending institution, charges not attributable to the cost of construction of the house, theft, fire and damage insurance, maintenance charges, and cost of attempted sales (including advertising) when the sales are not completed but shall not include broker's fees or commissions on sales, or cost of advertising if the house is sold to a purchaser;
- (b) "cost of construction" shall mean the aggregate of the cost of the land upon which the house is situate, actual expenditure for building, and the architectural, legal and other expenses related to the house and necessary to complete it;
- (c) "date of completion" shall mean the date upon which a house is completed and ready for occupancy or the date of adjustment of interest contained in the mortgage for the said house, whichever shall occur later;
- (d) "veteran" shall include persons who have served in the Armed Forces of Canada since the first day of September, 1939, and their dependents.

In witness whereof the parties hereto have hereunto affixed their hands and seals.

in the presence

}

Order in Council appointing Deputy Controllers of packing plants of Burns & Company.

P.C. 6524

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 13th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas provision is made by Order in Council P.C. 6481 of October 11, 1945, for the appointment of Deputy Controllers to act under the provisions of the said Order in Council in connection with the operation of certain packing plants of the Burns and Company, Limited;

And whereas the Minister of Labour reports that it is desirable that a number of Deputy Controllers be appointed at this time;

Therefore His Excellency the Administrator in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint the following persons as Deputy Controllers under the said Order in Council P.C. 6481, namely:—

Gordon Bell, Vancouver, B.C., Insurance Broker;

R. McCrimmon, Fort Saskatchewan, Alta., Farmer and Vice-President, Alberta Livestock Co-operative Association;

D. A. MacKenzie, Calgary, Alta., Dominion Department of Agriculture;

J. Harold Kezar, Prince Albert, Sask., Dominion Department of Agriculture;

W. H. Fairfield, Lethbridge, Alta., Retired;

the Deputy Controllers to be paid their actual living and travelling expenses while absent from their place of residence in the course of their duties; and such of them as are not receiving other remuneration from the Government of Canada, to be paid remuneration at the rate of twenty-five dollars per day while so employed—chargeable to moneys allotted from the War Appropriation for administration of the Wartime Labour Relations Board.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council appointing a Controller *re* Swift Canadian Company, Limited.

P.C. 6557

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 16th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas the Acting Minister of Labour reports that he is advised that there is grave danger of a strike in the immediate future of employees in a number of meat packing and processing establishments operated in a number of provinces by Swift Canadian Company, Limited, a Company with Head Office at Toronto, Ont., arising out of the failure of the said Company and a trade union representing the said employees of the Company, namely, the United Packinghouse Workers of America, to dispose of the matters presently in dispute between them;

And whereas the Minister is also advised by the departments of the Government of Canada responsible for food supplies that a stoppage of work in such establishments would seriously curtail the amount of meat supplies necessary to meet essential civilian needs in Canada and in allied countries and for the Armed Forces of Canada and allied countries and the distressed peoples in Europe and would seriously affect the agricultural industry in Canada;

And whereas in view of the foregoing, it is deemed necessary, by reason of the war, for the security, defence, peace, order and welfare of Canada, that a Controller be appointed to manage and control the operations of the Company in the aforesaid establishments and that employees of the Company in such establishments carry on their employment without stoppage of work, pending settlement of the dispute aforesaid;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Acting Minister of Labour and under and by virtue of the powers conferred by the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to make and doth hereby make the following Order:

ORDER

1. In this Order, "Company" means Swift Canadian Company Limited, a Company with Head Office at Toronto, Ont., and "establishment" includes a work, undertaking or business.

2. James Gordon Taggart, Esquire, of the City of Ottawa, is hereby appointed Controller of the business, undertaking, affairs and operations of the Company necessary for the operation of its meat packing and processing establishments situate at New Westminster, B.C., Moose Jaw, Sask., St. Boniface, Man., Toronto, Ont., Moncton, N.B.

3. The said Controller shall have the custody and control of such property and assets of the Company as he in his uncontrolled discretion and judgment may deem necessary in order to manage, operate and carry on the business of the aforesaid Company and he shall, for such purposes, have and exercise the powers, authorities and rights of the Board of Directors of the Company.

4. The Controller shall exercise the foregoing powers and authorities subject to such instructions and directions, if any, as may from time to time be approved by the Governor in Council.

5. The Governor in Council may, for the purposes of this Order, from time to time appoint Deputy Controllers who shall have and exercise any and all powers conferred on the Controller, subject to any restrictions thereof which the Controller may from time to time impose and subject, in all cases, to review by the Controller.

6. The Controller, any Deputy Controller and any person acting for or on behalf of, or under the authority of the Controller shall not be or become liable to any person (including the Company, its creditors or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in or conferred upon the said Controller.

7. The authority of the Controller shall commence at twelve o'clock noon the sixteenth day of October, 1945, and shall continue until the same is revoked by Order in Council which shall be published in the *Canada Gazette*.

8. The authority of the Board of Directors of the Company in respect of the management, operation and carrying on of the aforesaid establishments of the Company is, subject to section ten of this Order and insofar as the same is abrogated by or pursuant to section three of this Order, suspended from twelve o'clock noon the sixteenth day of October, 1945, until the powers, authority and rights of the Controller in respect of such management, control and operations shall be revoked.

9. It shall be the duty of every person in the employ of the Company at or in any of the aforesaid establishments of the Company to perform the duties of his employment until the authority of the Controller is revoked; and every person who fails to perform his duties as aforesaid as herein required without lawful excuse, the onus of proof of which is upon him, is guilty of an offence and liable upon summary conviction to a fine of twenty dollars for each day or part of a day on which he fails so to perform his duties.

10. The bargaining representatives of the aforesaid employees and the Company shall enter into negotiations immediately with a view to the settlement of the matters presently in dispute between them and shall negotiate in good faith with one another and make every reasonable effort to conclude a settlement.

11. Any person who (a) interferes with the exercise by the Controller or any Deputy Controller of any of the powers, authorities and rights conferred upon him or (b) interferes with any employee or other person seeking to comply with the terms of this Order or (c) counsels or procures any person to violate this Order, shall be guilty of an offence and liable upon summary conviction to a fine not exceeding in the case of (a) Five Thousand Dollars or imprisonment for a term not exceeding five years or to both such fine and such imprisonment and in the case of (b) or (c) to a fine not exceeding Five Hundred Dollars or imprisonment for a term not exceeding six months or to both such fine and such imprisonment.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing a Controller *re* Canada Packers Limited

P.C. 6558

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 16th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas the Acting Minister of Labour reports that he is advised that there is grave danger of a strike in the immediate future of employees in a number of meat packing and processing establishments operated in a number of provinces by Canada Packers Limited, a Company with Head Office at Toronto, Ont., arising out of the failure of the said Company and a trade union representing the said employees of the Company, namely, the United Packinghouse Workers of America, to settle matters presently in dispute between them;

And whereas the Minister is also advised by the departments of the Government of Canada responsible for food supplies that a stoppage of work in such establishments would seriously curtail the amount of meat supplies necessary to meet essential civilian needs in Canada and in allied countries and for the Armed Forces of Canada and Allied countries and the distressed peoples in Europe and would seriously affect the agricultural industry in Canada;

And whereas in view of the foregoing, it is deemed necessary, by reason of the war, for the security, defence, peace, order and welfare of Canada and for the effective prosecution of the war, that a Controller be appointed to manage and control the operations of the Company in the aforesaid establishments and that employees of the Company in such establishments carry on their employment without stoppage of work, pending settlement of the dispute aforesaid;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Acting Minister of Labour and under and by virtue of the powers conferred by the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to make and doth hereby make the following Order:

ORDER

1. In this Order, "Company" means Canada Packers Limited, a Company with Head Office at Toronto, Ontario, and "establishment" includes a work, undertaking or business.

2. James Gordon Taggart, Esquire, of the City of Ottawa, is hereby appointed Controller of the business, undertaking, affairs and operations of the Company necessary for the operation of its meat packing and processing establishments situate at Toronto, Ont., Peterborough, Ont., St. Boniface, Man., Edmonton, Alta., and Vancouver, B.C.

3. The said Controller shall have the custody and control of such property and assets of the Company as he in his uncontrolled discretion and judgment may deem necessary in order to manage, operate and carry on the business of the aforesaid Company and he shall, for such purposes, have and exercise the powers, authorities and rights of the Board of Directors of the Company.

4. The Controller shall exercise the foregoing powers and authorities subject to such instructions and directions, if any, as may from time to time be approved by the Governor in Council.

5. The Governor in Council may, for the purposes of this Order, from time to time appoint Deputy Controllers who shall have and exercise any and all powers conferred on the Controller subject to any restrictions thereof which the Controller may from time to time impose and subject, in all cases, to review by the Controller.

6. The Controller, any Deputy Controller and any person acting for or on behalf of, or under the authority of the Controller shall not be or become liable to any

person (including the Company, its creditors or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in or conferred upon the said Controller.

7. The authority of the Controller shall commence at twelve o'clock noon the sixteenth day of October, 1945, and shall continue until the same is revoked by Order in Council which shall be published in the *Canada Gazette*.

8. The authority of the Board of Directors of the Company in respect of the management, operation and carrying on of the aforesaid establishments of the Company is, subject to section ten of this Order and insofar as the same is abrogated by or pursuant to section three of this Order, suspended from twelve o'clock noon the sixteenth day of October, 1945, until the powers, authority and rights of the Controller in respect of such management, control and operations shall be revoked.

9. It shall be the duty of every person in the employ of the Company at or in any of the aforesaid establishments of the Company to perform the duties of his employment until the authority of the Controller is revoked; and every person who fails to perform his duties as aforesaid as herein required without lawful excuse, the onus of proof of which is upon him, is guilty of an offence and liable upon summary conviction to a fine of twenty dollars for each day or part of a day on which he fails so to perform his duties.

10. The bargaining representatives of the aforesaid employees and the Company shall enter into negotiations immediately with a view to the settlement of the matters presently in dispute between them and shall negotiate in good faith with one another and make every reasonable effort to conclude a settlement.

11. Any person who (a) interferes with the exercise by the Controller or any Deputy Controller of any of the powers, authorities and rights conferred upon him or (b) interferes with any employee or other person seeking to comply with the terms of this Order or (c) counsels or procures any person to violate this Order, shall be guilty of an offence and liable upon summary conviction to a fine not exceeding in the case of (a) Five Thousand Dollars or imprisonment for a term not exceeding five years or to both such fine and such imprisonment and in the case of (b) or (c) to a fine not exceeding Five Hundred Dollars or imprisonment for a term not exceeding six months or to both such fine and such imprisonment.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re Table of Tax Deductions

P.C. 6562

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 17th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas Part XVI of the Income War Tax Act requires every employer who pays any salary or wages to any person in his employ to deduct or withhold from such salary or wages paid such amount in respect of the taxes payable by such person as may be prescribed by Regulation made by the Governor in Council and to remit the amount deducted to the Receiver General of Canada;

And whereas Order in Council P.C. 1976 dated the 12th March 1943, authorized a Revised Table of Tax Deductions which is now in use by employers throughout Canada;

And whereas by Section 31, subsection 2, of Chapter 43 of the Statutes of 1944, taxpayers were relieved from the payment of the so-called refundable savings portion for the year 1945 and thereafter;

And whereas the Minister of Finance in his Budget Speech presented, among others, the following Resolution with respect to the Income War Tax Act:

“That in respect of persons other than corporations the tax for 1945 be reduced by 4 per cent of the aggregate of the normal tax, the graduated tax and the investment surtax” (reduced by the refundable savings portion as provided by Chapter 43 of the Statutes of 1944);

And whereas, to give effect to the 4 per cent tax reduction for 1945, the deductions that would otherwise be made in respect of pay periods ending after the 14th day of October, 1945, should be reduced by 16 per cent thereof;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Acting Minister of Finance, is pleased to order and it is hereby ordered as follows,—

For pay periods ending after the 14th of October, 1945, employers shall subtract the amount in the Savings Portion column in the present Revised Table of Tax Deductions from the amount in the Total Tax column, and the remainder may be further reduced by 16 per cent thereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II
Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 39
Eighth Revision
Supplement No. 20 (Revised)

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 9th October, 1945.

To Collectors of Customs and Excise, and others concerned:

Export Permits—Books

By Export Permit Branch Order No. 129, effective on and after September 15, 1945, Group 4 of the Schedule of Commodities is amended by the deletion therefrom of the item, Books, except as provided by clause Five of the Export Permit Regulations, as amended by Order in Council P.C. 4498 of June 26, 1945, so that an export permit will henceforth not be required for shipments of Books from Canada other than to destinations outside the British Empire and the Western Hemisphere.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise*

PART III
Wartime Prices and Trade Board
(Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 567

The Manufacture of Wooden Containers

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. Board Order No. 404, which provided 'for control over the manufacture and distribution of wooden containers, is revoked.

2. This Order comes into force on October 15, 1945.

Made at Ottawa this 11th day of October, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 568

Emergency Housing Accommodations in Naval Cadet Barracks, 583 Ellice Avenue, in the City of Winnipeg and Province of Manitoba

The Municipal Corporation of the City of Winnipeg has leased for a term of one year commencing September 12, 1945, certain premises known as 583 Ellice Avenue, in the City of Winnipeg and Province of Manitoba, for the purpose of providing therein emergency shelter for a limited period for those who are temporarily homeless. As the accommodation which will be made available in the aforesaid premises is only intended to be of a temporary character, it is advisable that the provisions of Part II of Order No. 294 of the Board should not apply to any lease made between the Corporation of the City of Winnipeg, as lessor, and any homeless family, as lessee, affecting any accommodation in the aforesaid premises.

Now therefore, under authority conferred by the Wartime Leasehold Regulations, Order in Council P.C. 9029 of November 21, 1941, as amended, the Board hereby orders as follows:

1. For the purposes of this Order, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order.

2. From and after the 15th day of October, 1945, the provisions of Part II of Order No. 294 of the Board shall cease to apply to any lease made by the Municipal Corporation of the City of Winnipeg, as lessor, of housing accommodation situate in premises known as 583 Ellice Avenue, in the City of Winnipeg and Province of Manitoba.

3. This Order shall come into force on the 15th day of October, 1945.

Made at Ottawa this 13th day of October, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 569

Emergency Housing Accommodations in the Canadian Northern Railway Immigration Hall No. 3, Water Avenue, in the City of Winnipeg and Province of Manitoba.

The Municipal Corporation of the City of Winnipeg has leased for a term of seven months commencing October 1, 1945, to April 30, 1946, certain premises known as the Canadian Northern Railway Immigration Hall No. 3, situate on Water Avenue in the City of Winnipeg and Province of Manitoba, for the purpose of providing therein emergency shelter for a limited period for those who are temporarily homeless. As the accommodation which will be made available in the aforesaid premises is only intended to be of a temporary character, it is advisable that the provisions of Part II of Order No. 294 of the Board should not apply to any lease made between the Corporation of the City of Winnipeg, as lessor, and any homeless family, as lessee, affecting any accommodation in the aforesaid premises.

Now therefore, under authority conferred by the Wartime Leasehold Regulations, Order in Council P.C. 9029 of November 21, 1941, as amended, the Board hereby orders as follows:—

1. For the purposes of this Order, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order.

2. From and after the 15th day of October, 1945, the provisions of Part II of Order No. 294 of the Board shall cease to apply to any lease made by the Municipal Corporation of the City of Winnipeg, as lessor, of housing accommodation situate in premises known as the Canadian Northern Railway Immigration Hall No. 3, Water Avenue, in the City of Winnipeg and Province of Manitoba.

3. This Order shall come into force on the 22nd day of October, 1945.

Made at Ottawa, this 13th day of October, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 570

Replacement of Civilian Suits for Demobilized Service Personnel (Amending Board Order No. 530)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

1. This Order comes into force on October 17, 1945, and amends Board Order No. 530 which provides for replacement of civilian suits sold to holders of priority suit purchase certificates.

2. Clause (a) of Section 2 of the said Board Order No. 530 is hereby revoked and the following substituted therefor:—

“(a) ‘certificate’ means a priority suit purchase certificate on a form prescribed by the Board and bearing

- (i) a ship's stamp, or
- (ii) an orderly room stamp of a discharge establishment, or
- (iii) the stamp of a hospital of the Department of Veterans' Affairs, or
- (iv) the stamp of a branch office of the Ration Administrator, or
- (v) the stamp of a Local Ration Board;”

3. Clause (f) of Section 2 aforementioned is hereby revoked.

4. Section 5 is hereby revoked and the following substituted therefor:—

“5. A retailer in order to secure replacement of a suit sold to the holder of a certificate or a merchant tailor in order to secure the replacement of the fabric used in the manufacture of a suit sold to such certificate holder, must obtain a duly completed certificate from the holder within one month from the last date stamped on the certificate by the office which issued it and must forward this certificate to his supplier.”

5. Section 7 is hereby revoked and the following substituted therefor:—

“7. No person shall,

- (a) obtain, transfer, use, retain or have in his possession or under his control any paper purporting to be a certificate unless such paper is in fact a certificate as defined in this Order;
- (b) impersonate or falsely represent himself to be the person to whom the certificate was issued;
- (c) be entitled to receive more than one certificate.”

Made at Ottawa, this 17th day of October, 1945.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1756

Respecting the Manufacture of Paper

Under powers given by the Wartime Prices and Trade Board to the Administrator of Book and Writing Paper, it is hereby ordered as follows:—

1. Administrator's Order No. A-878, which restricted the application of secondary finishes in the manufacture of paper and the use of paper to which secondary finishes had been applied, is revoked.

2. This Order comes into force on December 31, 1945.

Dated at Ottawa, this 11th day of October, 1945.

A. P. JEWETT,

Administrator of Book and Writing Paper.

APPROVED:

M. W. McCUTCHEON,

*Deputy Chairman, Wartime Prices and Trade Board.***WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1757

The Amendment of Administrator's Order No. A-951 and the Revocation of Administrator's Order No. A-953

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:

1. Sections 1, 2, 3, 5 and 7 of Administrator's Order No. A-951, as amended, which restricted the manufacture of paper napkins, tray covers, sputum paper and paper towels, are revoked.

2. Administrator's Order No. A-953, which restricted the manufacture of toilet paper rolls, is revoked.

3. This Order comes into force on October 15, 1945.

Dated at Ottawa this 11th day of October, 1945.

C. V. HODDER,

Administrator of Packages and Converted Paper Products.

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1758

Control of Rosin

Under powers given by the Wartime Prices and Trade Board to the Oils and Fats Administrator, it is hereby ordered as follows:

1. This Order comes into force on October 15, 1945 and replaces Administrator's Order No. A-1575 which is hereby revoked.

Definitions

2. For the purposes of this Order:

(a) "rosin" means

(i) gum rosin, which is the solid residue obtained by the distillation of oil of turpentine from the crude oleo-resinous exudation of coniferous trees, and

(ii) wood rosin, which is the solid resinous residue recovered from the processing of coniferous stumps and timber;

(b) "intermediate product" means any product containing rosin which may be used in the manufacture of any product in a product group listed in the Schedule to this Order;

(c) "manufacturer" means any person who uses rosin in the making, processing or finishing of any product and "manufacture" has a corresponding meaning;

(d) "custom manufacturer" means any person who manufactures on a custom or commission basis and "custom manufacturing" has a corresponding meaning.

Restrictions on Use

3. During any calendar quarter of any year commencing with the fourth calendar quarter of 1945, no manufacturer who puts into process in the manufacture of any product or products of a product group listed in the Schedule to this Order more than five drums (2,700 lbs.) of rosin shall put into process more rosin than the rosin quota (expressed as a percentage of the amount of rosin used in the corresponding quarter of 1944 in the manufacture of such product group) set out in the said Schedule for that product group.

4. The Oils and Fats Administrator may by written authorization increase the rosin quota of a manufacturer for the purpose of manufacturing any products of a product group listed in the said Schedule for ultimate delivery to or incorporation in material to be delivered to the Department of Munitions and Supply or any agency thereof, any other department of the Government of Canada or to a ship of the merchant marine or for the purpose of manufacturing enamels specifically designed for essential foods, drugs and pharmaceuticals.

Inventory and Delivery Restrictions

5. (1) On and after the effective date of this Order:

(a) no manufacturer who puts into process more than five drums (2,700 lbs.) of rosin during any calendar quarter shall accept delivery of any rosin which will result in his having more rosin on hand than the greatest quantity he is permitted to use by this Order during an average five month period based on his current rate of operation;

(b) no distributor of rosin shall deliver any rosin to a manufacturer, and no manufacturer shall accept delivery of any rosin unless the manufacturer certifies to the distributor that acceptance of delivery will not result in his having more rosin on hand than that provided for in this Section.

(2) Any certification under the provisions of subsection (1) preceding shall be endorsed on or attached to the purchase order and shall be in the following form:

"Certified that this purchase will not increase the amount of rosin held by me/us beyond the quantity permitted by Section 5 of Administrator's Order No. A-1758.

Name of Purchaser.....

Signature

Date"

End of Quarter Carry-Over

6. If a manufacturer in any calendar quarter does not use all his rosin quota for a product group as set out in the said Schedule for the manufacture of products of such product group his rosin quota for such product group in the succeeding calendar quarter only shall be increased by the amount of the unused balance.

Intermediate Products

7. A manufacturer must charge against his rosin quota in any calendar quarter for any product group listed in the said Schedule the rosin content of any intermediate product as well as the quantity of rosin which he puts into process in that quarter in the manufacture of products of such product group. Each manufacturer, therefore, may take into consideration when computing the amount of his rosin quota for that product group, the rosin content of all intermediate products which he put into process in the manufacture of products of such product group in the corresponding quarter of 1944, in addition to the quantity of rosin which he put into process for the same purpose in that quarter. For the purpose of determining both his rosin quota and his current usage, a manufacturer, in computing the rosin content of any intermediate product listed in the table below, shall use the estimated rosin content set out for each such intermediate product in the said table. For all other intermediate products, the rosin content for the purpose of determining rosin quota and usage shall be that approved by the Oils and Fats Administrator.

Intermediate Products

Estimated Rosin Content

- | | |
|---|--|
| 1. Mixing varnishes containing rosin..... | 1½ lbs. of rosin per Imp. gallon of mixing varnish. |
| 2. Esterified rosin..... | 96 lbs. of rosin per 100 lbs. of resin. |
| 3. Rosin-modified phenolic resin..... | 85 lbs. of rosin per 100 lbs. of resin. |
| 4. Rosin-modified maleic resin..... | 80 lbs. of rosin per 100 lbs. of resin. |
| 5. Heat-treated rosins..... | 100 lbs. of rosin per 100 lbs. of heat-treated rosins. |
| 6. Stabilized rosins..... | 100 lbs. of rosin per 100 lbs. of stabilized rosins. |
| 7. Polymerized rosins..... | 100 lbs. of resin per 100 lbs. of polymerized rosins. |
| 8. Metal Resinates..... | 90 lbs. of rosin per 100 lbs. of metal resinates. |

Inventory Restrictions on Intermediate Products

8. No manufacturer of any product of a product group listed in the said Schedule who is authorized by this Order to use more than five drums (2,700 lbs.) of rosin in any calendar quarter shall increase his stocks of intermediate products if such increase results in the total rosin content of the intermediate products held by him exceeding the greatest rosin content of intermediate products held by him during any calendar quarter of 1944.

Custom Manufacturing Arrangements

9. Any rosin used during any calendar quarter in the custom manufacturing of any product of a product group listed in the said Schedule, shall be charged against the rosin quota of the owner of such rosin if he had such custom manufacturing done for him during the corresponding calendar quarter of 1944. If the owner of the rosin did not manufacture the product nor have it manufactured for him in the corresponding calendar quarter of 1944, then the rosin shall be charged against the rosin quota of the custom manufacturer.

Reports

10. (1) Every manufacturer who puts into process more than five drums (2,700 lbs.) of rosin in any calendar quarter shall file a report in such form and providing such information as the Oils and Fats Administrator may require. Such report shall be filed on or before the 20th day following the end of such calendar quarter.

(2) Not later than the tenth day of each calendar month, every distributor of rosin shall file with the Oils and Fats Administrator a report showing his individual sales or transfers of rosins, by quantity, grade and customer for the preceding calendar month.

Dated at Ottawa, this 11th day of October, 1945.

F. H. LEHBERG,
Administrator of Oils and Fats.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1758

<i>Product Group</i>	<i>Rosin quota per calendar quarter as percentage of total usage in the corresponding quarter of 1944.</i>
1. Foundry supplies	100
2. Insecticides or disinfectants	100
3. Oils and greases	100
4. Paper and paperboard	70
5. Pharmaceuticals	100
6. Printing Ink	85
7. Rubber, natural and synthetic except rubber cement and rubber adhesives	100
8. Rubber cements, rubber adhesives and rubber coatings for fabrics	100
9. Finish for shoe leathers, shoe components made of leather, and binder for cork bottom filler for shoes, but not including shoe polish	100
10. Textile shoe fabrics and felts, and binder for boxtoes and cork counter for shoes	70
11. Adhesives	60
12. Coated fabrics	60
13. Linoleum and printed floor coverings	60
14. Protective coatings including paints, varnishes, lacquers, etc.	60
15. Shoe polish	60
16. Soap	55

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1759

Respecting the conversion of real property known as 157 Roxborough Street East, in the City of Toronto and Province of Ontario.

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1945 as No. 157 Roxborough Street East, for permission to convert the same into a two-suite multiple family dwelling;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1945 as 157 Roxborough Street East, in the City of Toronto and Province of Ontario, into and use thereof as a multiple family dwelling house, the owner of such single family dwelling house is hereby permitted to convert into and use the same as a two-suite multiple family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a lesser floor area than five hundred square feet;
- (b) all exterior alterations thereto being approved by the Commissioner of Buildings, and all structural alterations whatsoever complying with the provisions of the Building By-law No. 9868 of the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of said By-law No. 9868.

2. This Order shall come into force on the 15th day of October, 1945.

Dated at Ottawa this 11th day of October, 1945.

O. LOBLEY,
Rentals Administrator.

Approved:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1760

Maximum Manufacturers' and Wholesalers' Prices for Birch, Elm and Maple Flooring.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:—

Section 1 Amended

1. (a) Paragraph (a) of Section 1 of Administrator's Order No. A-467, dated the 6th day of October, 1942, is amended by adding thereto the word "elm" immediately following the words "birch (*betula lutea*, michaux)".

(b) Paragraph (c) of Section 1 of the said Administrator's Order No. A-467 is amended by deleting therefrom the words "birch or maple lumber" and substituting therefor the words "birch, elm or maple lumber".

Section 2 Amended

2. (a) Subsection (1) of Section 2 of the same Administrator's Order No. A-467 is amended by deleting therefrom the words "birch or maple" and substituting therefor the words "birch, elm or maple".

(b) Paragraph (a) of Subsection 1 of Section 2 of the said Administrator's Order No. A-467, as amended by Administrator's Order No. A-1538 dated the 21st day of February, 1945, is amended by deleting the heading "Maple" wherever it appears in the said paragraph and substituting therefor the words "Elm or Maple".

Effective Date

3. This Order shall come into force on October 20, 1945.

Dated at Ottawa, this 15th day of October, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1761

Maximum Retailers' Prices for Lumber and Millwork in the Provinces of New Brunswick, Nova Scotia and Prince Edward Island.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:—

Schedule Amended

1. The Schedule to Administrator's Order No. A-1061 dated the 14th day of January, 1944, as amended by Administrator's Order No. A-1499 dated the 29th day of December, 1944, and Administrator's Order No. A-1539 dated the 21st day of February, 1945, is amended by:

(a) deleting the word "Maple" in the table under the heading "Birch and Maple Flooring" and by substituting therefor the words "Elm or Maple";

(b) deleting the heading "Birch and Maple Flooring" and by substituting therefor the heading "Birch, Elm or Maple Flooring".

Effective Date

2. This Order shall come into force on October 20, 1945.

Dated at Ottawa, this 15th day of October, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1762

Maximum Retailers' Prices for Lumber and Millwork in the Province of Quebec except the City of Hull.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Schedule "A" Amended

1. Schedule "A" to Administrator's Order No. A-983, dated the 23rd day of November, 1943, as amended by Administrator's Order No. A-1383, dated the 25th day of September, 1944, and Administrator's Order No. A-1540, dated the 21st day of February, 1945, is amended by:

(a) deleting the word "Maple" in the table under the headings "Hardwoods—Flooring—Birch, Beech and Maple" and by substituting therefor the words "Elm or Maple";

(b) deleting the headings "Hardwoods—Flooring—Birch, Beech and Maple" and by substituting therefor the headings "Hardwoods—Flooring—Birch, Beech, Elm or Maple".

Effective Date

2. This Order shall come into force on October 20, 1945.

Dated at Ottawa, this 15th day of October, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1763

Maximum Retailers' Prices for Lumber and Millwork in the Greater Ottawa District and the City of Hull.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Schedule "A" Amended

1. Schedule "A" to Administrator's Order No. A-1303 dated the 20th day of July, 1944, as amended by Administrator's Order No. A-1541, dated the 21st day of February, 1945, is amended by:

(a) deleting the word "Maple" in the table under the heading "Birch, Beech and Maple Flooring" and by substituting therefor the words "Elm or Maple";

(b) deleting the heading "Birch, Beech and Maple Flooring" and substituting therefor the heading "Birch, Beech, Elm or Maple Flooring".

Effective Date

2. This Order shall come into force on October 20, 1945.

Dated at Ottawa, this 15th day of October, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1764

Maximum Retailers' Prices for Lumber and Millwork in Central, Eastern and North Eastern Ontario.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Schedule "A" Amended

1. Schedule "A" to Administrator's Order No. A-1004 dated the 27th day of November, 1943, as amended by Administrator's Order No. A-1547 dated the 21st day of February, 1945, is amended by:

(a) deleting the word "Maple" in the table under the heading "Birch, Beech and Maple Flooring" and by substituting therefor the words "Elm or Maple";

(b) deleting the heading "Birch, Beech and Maple Flooring" and by substituting therefor the heading "Birch, Beech, Elm or Maple Flooring".

Effective Date

2. This Order shall come into force on October 20, 1945.

Dated at Ottawa, this 15th day of October, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1765

Maximum Retailers' Prices for Lumber and Millwork in the Lake Superior Region of Ontario.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Schedule "A" Amended

1. Schedule "A" to Administrator's Order No. A-1215 dated the 6th day of May, 1944, as amended by Administrator's Order No. A-1542 dated the 21st day of February, 1945, is amended by deleting the words "Birch and Maple" in the table under the headings "Hardwoods—Flooring" and by substituting therefor the words "Birch, Elm or Maple".

Effective Date

2. This Order shall come into force on October 20, 1945.

Dated at Ottawa, this 15th day of October, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1766

Maximum Retailers' Prices for Lumber and Millwork in North Western Ontario.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Schedule A Amended

1. Schedule A to Administrator's Order No. A-1181 dated the 21st day of April, 1944, as amended by Administrator's Order No. A-1543 dated the 21st day of February, 1945, is amended by deleting the words "Birch and Maple" in the table under the headings "Hardwoods—Flooring" and by substituting therefor the words "Birch, Elm or Maple".

Effective Date

2. This Order shall come into force on October 20, 1945.

Dated at Ottawa this 15th day of October, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1767

Maximum Retailers' Prices for Lumber and Millwork in the Greater Winnipeg District.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Schedule A Amended

1. Schedule A to Administrator's Order No. A-1132 dated the 13th day of March, 1944, as amended by Administrator's Order No. A-1544 dated the 21st day of February, 1945, is amended by deleting the heading "Maple and Birch Flooring" and by substituting therefor the heading "Elm, Maple or Birch Flooring".

Effective Date

2. This Order shall come into force on October 20, 1945.

Dated at Ottawa this 15th day of October, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1768

Maximum Retailers' Prices for Hardwood Lumber and Millwork in the Provinces of Manitoba and Saskatchewan Excepting the Greater Winnipeg District and the Cities of Regina, Saskatoon and Moose Jaw.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Schedule A Amended

1. Schedule A to Administrator's Order No. A-915 dated the 8th day of October, 1943, as amended by Administrator's Order No. A-1545 dated the 21st day of February, 1945, is amended by deleting the words "Maple, Birch and Beech" wherever they occur under the headings "Hardwood Lumber—Flooring" and by substituting therefor the words "Elm, Maple, Birch and Beech".

Schedule B Amended

2. Schedule B to the said Administrator's Order No. A-915, as amended by the said Administrator's Order No. A-1545, is amended by deleting the words "Maple, Birch or Beech" wherever they occur under the headings "Hardwood Lumber—Flooring" and by substituting therefor the words "Elm, Maple, Birch or Beech".

Effective Date

3. This Order shall come into force on October 20, 1945.

Dated at Ottawa this 15th day of October, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1769

Maximum Retailers' Prices for Lumber and Millwork in the Cities of Regina and Moose Jaw.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Schedule B Amended

1. Schedule B to Administrator's Order No. A-1165 dated the 13th day of April, 1944, as amended by Administrator's Order No. A-1546 dated the 21st day of February, 1945, is amended by deleting the words "Maple, Birch or Beech" wherever they occur in the table under the heading "Flooring" and by substituting therefor the words "Elm, Maple, Birch and Beech".

Schedule C Amended

2. Schedule C to the said Administrator's Order No. A-1165 as amended by the said Administrator's Order No. A-1546 is amended by:

(a) deleting the word "Maple" wherever it occurs in the table under the heading "Maple Flooring" and by substituting therefor the words "Elm or Maple";

(b) deleting the heading "Maple Flooring" and by substituting therefor the heading "Elm or Maple Flooring".

Effective Date

3. This Order shall come into force on October 20, 1945.

Dated at Ottawa this 15th day of October, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1770

Maximum Retailers' Prices for Lumber and Millwork in the City of Saskatoon.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Schedule A Amended

1. Schedule A to Administrator's Order No. A-1189 dated the 28th day of April, 1944, as amended by Administrator's Order No. A-1548 dated the 21st day of February, 1945, is amended by deleting the word "Maple" in the table under the heading "Hardwoods—Flooring" and by substituting therefor the words "Elm or Maple".

Effective Date

2. This Order shall come into force on October 20, 1945.

Dated at Ottawa this 15th day of October, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1771

Maximum Retailers' Prices for Lumber and Millwork in Alberta and the Peace River Block in British Columbia excepting Specified Areas.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Schedule A Amended

1. Schedule A to Administrator's Order No. A-1126 dated the 6th day of March, 1944, as amended by Administrator's Order No. A-1549 dated the 21st day of February, 1945, is amended by deleting the words "Maple, Birch and Beech" wherever they occur under the heading "Hardwood Flooring" and by substituting therefor the words "Elm, Maple, Birch and Beech".

Effective Date

2. This Order shall come into force on October 20, 1945.

Dated at Ottawa this 15th day of October, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1772

Maximum Retailers' Prices for Lumber in the Vancouver Forest District.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Schedule A Amended

1. Schedule A to Administrator's Order No. A-1231 dated the 29th day of May, 1944, as amended by Administrator's Order No. A-1550 dated the 21st day of February, 1945, is amended by:

(a) deleting the word "Maple" under the headings "Hardwood Lumber Originating in Eastern Canada—Flooring" and by substituting therefor the words "Elm or Maple";

(b) deleting the words "Birch or Maple" under the headings "Hardwood Lumber Originating in Eastern Canada—Flooring" and by substituting therefor the words "Birch, Elm or Maple".

Effective Date

2. This Order shall come into force on October 20, 1945.

Dated at Ottawa this 15th day of October, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

PART IV
 Wartime Industries Control Board
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
 CONTROLLER OF CHEMICALS

Order No. C.C. 22A

(Order No. C.C. 22—Citric Acid—Rescinded)

Dated October 1, 1945.

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Controller of Chemicals No. C.C. 22, dated May 11, 1943, is rescinded.

E. T. STERNE,
Controller of Chemicals

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
 CONTROLLER OF CONSTRUCTION

Order No. 10B

**(Orders Nos. 10 and 10A—Grain Warehouse Construction
 Control Advisory Committee—Rescinded)**

Dated October 10, 1945.

Pursuant to the powers conferred by Order in Council P.C. 660 of January 30, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Orders of the Controller of Construction Nos. 10, dated April 2, 1942, and 10A, dated August 4, 1943, are rescinded.

J. P. MacKENZIE,
Controller of Construction

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

PART V
Export Permit Branch
(Trade and Commerce)

EXPORT PERMIT BRANCH ORDER No. 130

OTTAWA, October 11, 1945.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended, the undersigned hereby orders:

1. That Export Permit Branch Order No. 116 of May 25, 1945, be cancelled so that an export permit will be required for the following commodities when shipped from Canada to any destination:

Doors, Sash and Millwork.

Houses, pre-fabricated or pre-cut.

2. That this Order shall come into force and have effect on and after October 16, 1945.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

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Canada Privy Council

VOLUME IV, No. 4



OCT. 29, 1945

205-100

CANADIAN WAR ORDERS AND REGULATIONS 1945

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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PART I
Orders in Council

**Order in Council extending to January 15, 1946, the time during
which the railways may not offer inducements to travel
by way of reduced fares**

P.C. 6526

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 16th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas Order in Council, P.C. 2557, of March 30, 1943, removed inducements to travel in the form of certain reduced fares offered by the railways and established a test period terminating on August 15, 1943, to ascertain the effect on passenger travel of the removal of such inducements;

And whereas by various Orders in Council, the last being P.C. 4884 of July 10, 1945, the said test period has been extended to November 15, 1945;

And whereas the Transport Controller has reported that he considers it in the public interest that the removal of the inducements be continued and that the test period be extended to January 15, 1946;

Therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Transport, concurred in by the Minister of Finance and pursuant to the powers conferred by the War Measures Act, is pleased to amend Order in Council P.C. 2557, of March 30, 1943, amended as aforesaid and it is hereby further amended by deleting therefrom the words and figures "November 15, 1945", and substituting therefor the words and figures "January 15, 1946".

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council prohibiting the export of Soybean flour except
under licence**

P.C. 6547

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 16th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas by Order in Council P.C. 7674 of October 4, 1941, the exportation from Canada of certain articles is prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Prices and Trade Board recommend that, in order effectively to administer export allocations of soybean products, the exportation of Soybean Flour (full-fat and defatted) be similarly prohibited except under permit;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Trade and Commerce, and by virtue of the power vested in the

Governor General in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 R.S.C. 1927), is pleased to order and doth hereby order as follows:—

1. The exportation of the following commodity is hereby prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce:

GROUP 1—Agricultural and Vegetable Products

Soybean flour—(full-fat and defatted).

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodity.

3. This Order shall come into force and have effect on and after the 19th day of October, 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council amending the Western Grain Regulations, 1945-46
(Canadian Wheat Board)**

P.C. 6556

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas subsection 2 of section 18 of the Western Grain Regulations 1945-46 (Canadian Wheat Board), (Being Order in Council P.C. 2550 of the 12th day of April, 1945) provides that The Canadian Wheat Board shall not, in the crop year 1945-46 receive, take delivery of, or buy wheat to an amount which shall exceed fourteen bushels per authorized acre;

And whereas the Minister of Trade and Commerce reports that in order to provide food for the peoples of Europe it is now considered desirable and necessary to permit deliveries of wheat to the Board in excess of fourteen bushels per authorized acre;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the powers conferred by the War Measures Act, and otherwise and notwithstanding any law or statute to the contrary, is pleased to amend the said Western Grain Regulations, 1945-46 (Canadian Wheat Board) and they are hereby amended, effective the 3rd day of October, 1945, by revoking subsection 2 of section 18 of the said regulations and by renumbering subsection 3 of section 18 aforesaid, as subsection 2.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council re membership of National War Labour Board
(Messrs. Leon Lalande and Lucien Dugas).**

P.C. 6563

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas by Order in Council P.C. 6492 of October 12, 1945, Mr. Lucien Dugas of Joliette, Quebec, was appointed a member of the National War Labour Board vice Mr. Leon Lalande of Montreal, Quebec, who had tendered his resignation as a member of the said Board.

And whereas the Acting Minister of Labour recommends that the said Order in Council be amended as hereinafter set out;

Therefore, His Excellency the Administrator in Council, is pleased to amend the said Order in Council and it is hereby amended to provide that the revocation of the appointment of Mr. Leon Lalande as a member of the National War Labour Board, shall take effect on October 31st, 1945, provided that in respect of any application or appeal which is still pending before the National War Labour Board as of that date, he shall be deemed to continue as a member of the said Board until such application or appeal has been decided or otherwise finally disposed of by the Board; and that the appointment of Mr. Lucien Dugas, as a member of the National War Labour Board, shall take effect on November 1st, 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking P.C. 520, February 7, 1940, which prohibited importation of goods from neutral European countries.

P.C. 6605

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas, in order to ensure that goods of enemy origin were not admitted into this country in contravention of the law relating to trading with the enemy, regulations prohibiting the importation of goods from certain neutral European countries except under the conditions therein prescribed were made and established under the authority of the War Measures Act, by Order in Council P.C. 520 of February 7, 1940;

And whereas in consequence of the general cessation of hostilities in Europe such regulations are no longer necessary;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Acting Secretary of State for External Affairs, concurred in by the Secretary of State of Canada, the Minister of National Revenue and the Minister of Trade and Commerce, is pleased to revoke the regulations made by Order in Council P.C. 520 of February 7, 1940, and they are hereby revoked with effect from October 17, 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re payment of freight on feeder cattle and lambs

P.C. 6633

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

His Excellency the Administrator in Council, on the recommendation of the Minister of Agriculture is pleased to amend Order in Council P.C. 6370, dated 3rd October, 1945, and it is hereby amended so as to authorize the Agricultural Supplies Board to reimburse the purchasers of feeder cattle and feeder lambs one-half the net cost of freight on such cattle and lambs purchased after October 1, 1945 and prior to January 1, 1946, at country points in that part of the provinces of Alberta and Saskatchewan lying to the west of the Canadian Pacific Railway lines North Portal to Moose Jaw, Moose Jaw to Regina, Regina to Saskatoon via Colonsay, and of the Canadian National Railway line Saskatoon to Warman; and to the south of the Canadian National line Warman to Jasper, for shipment to points east of the Alberta-British Columbia boundary in the case of feeder lambs, and to points east of the province of Manitoba in the case of feeder cattle, provided that such cattle are fed for a period of at least three months and that such lambs are fed for a period of at least two months by the purchasers, and provided that the said purchasers comply with other regulations that may be stipulated by the Dominion Department of Agriculture.

A. D. P. HEENEY,

Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 29

Second Revision

MEMORANDUM

CUSTOMS DIVISION

Ottawa, 9th October, 1945.

*To Collectors of Customs and Excise,
and others concerned:*

Licensing of Imports of Wool

By Order in Council (P.C. 3632) it was ordered that until further notice persons, firms and corporations may import into Canada wool, not further processed than combed, only upon permit obtained from the Wool Administrator in accordance with such manner, procedure, terms and conditions as the Wool Administrator, under the direction of the Minister of Labour, may from time to time prescribe.

Entries of such wool, except as hereinafter provided, are not to be accepted unless accompanied by an "Application for Permit to import war materials and other goods" stamped "Approved on behalf of The Wartime Prices and Trade Board" and signed by or on behalf of the Wool Administrator.

The Wool Administrator has, until further notice, authorized the importation of wool shipped from the United Kingdom, Australia, New Zealand and British South Africa, and carpet wool shipped from British India, without his prior approval.

Memorandum WM No. 29 (Revised), is hereby superseded.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

Series D No. 47

T.C. 207

MEMORANDUM

CUSTOMS AND EXCISE DIVISIONS

Ottawa, 5th October, 1945.

*To Collectors of Customs and Excise,
and others concerned:*

Tariff Change by Order in Council

During the period 15th September, 1945, to 15th February, 1946, imports of fresh lobsters are exempted from Customs duty and war exchange tax.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 6326, 2/10/45—Authority, War Measure Act.)

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA

GOVERNMENT NOTICE

Revised Regulations Respecting Trading with the Enemy (1943)

NOTICE *re* ITALY

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that, subject as hereinafter mentioned, trade may be resumed with persons residing in Italy; and this notice shall constitute the permission of the Secretary of State to re-open trade with persons residing in the said territory. Any person who engages in such trade shall not be deemed to be trading with the enemy but such persons are advised that, owing to the shortage of shipping and foreign exchange and communication problems, difficulties may be encountered.

The permission hereby given shall apply only to transactions entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under and by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it is expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 13th day of October, 1945.

PAUL MARTIN,
Secretary of State of Canada.

PART III
Wartime Prices and Trade Board
(Finance)

Board Order

WARTIME PRICES AND TRADE BOARD

ORDER No. 573

Real Property Owned by Defence Industries Limited and Situated in the Village of Deep River in the Province of Ontario.

1. This Order shall come into force on October 29, 1945.
2. For the purposes of this Order
 - (a) "Board" means the Wartime Prices and Trade Board;
 - (b) "real property" means any improved or unimproved land, any store, shop, office building, factory, warehouse, suite, office, or other place of business, hotel, inn, or hotel room, house, boarding house, lodging house, tourist home or cabin, apartment, flat, room or other place of dwelling, and any structure or part of a structure used for combined business and dwelling purposes, together with all outbuildings and appurtenances thereto belonging, and such heating, lighting, water, garage, janitor and other services including meals, and such plant, equipment, furniture, furnishings or facilities, as are supplied by the landlord or which the landlord expressly or impliedly agreed to supply.
3. From and after October 29, 1945, the provisions of the Wartime Leasehold Regulations, being Order in Council P.C. 9029 of November 21, 1941, as amended, and the provisions of any Order of the Board made pursuant to such regulations shall cease to apply to any real property situate in the Village of Deep River in the Province of Ontario and owned by Defence Industries Limited.

4. Order No. 549 of the Board is hereby revoked.

Made at Ottawa this 23rd day of October, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1773

Respecting Stenographers' Notebooks and Writing Tablets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:

1. Administrator's Order No. A-950, as amended by Administrator's Order No. A-1404, respecting the manufacture of stenographers' notebooks and writing tablets, is revoked.

2. This Order comes into force on October 25, 1945.

Dated at Ottawa this 18th day of October, 1945.

C. V. HODDER,

Administrator of Packages and Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1775

Controlling the Sale and Distribution of Fluid Cream in Certain Markets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Dairy Products, it is hereby ordered as follows:

1. This Order comes into force on November 1, 1945.

2. Subsection (1) of Section 4 of Administrator's Order No. A-1331 is hereby revoked and is replaced by the following:—

"4. (1) Except as otherwise provided in this Order, no distributor selling fluid cream in any designated market shall, during any month, commencing with the month of November, 1945, sell or supply in any manner a total quantity of butterfat in the form of fluid cream that is greater than 110 per cent of the total quantity of butterfat in the form of fluid cream sold and supplied by him during the month of June, 1944."

Dated at Ottawa this 24th day of October, 1945.

K. H. OLIVE,

Administrator of Dairy Products

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1776

Primary Kapok

Under powers given by the Wartime Prices and Trade Board, to the Administrator of Cotton and Cotton Products, it is hereby ordered as follows:

1. Administrator's Order No. A-1151, which restricted the manufacture and distribution of primary kapok, is revoked.

2. This Order comes into force on October 25, 1945.

Dated at Ottawa this 22nd day of October, 1945.

A. C. JOHNSTON.

Administrator of Cotton and Cotton Products.

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1777

Control of Worsted Spinning

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wool and Wool Products, it is hereby ordered as follows:

1. Administrator's Order No. A-1530, which restricted the spinning of worsted yarns, is revoked.

2. This Order comes into force on October 31, 1945.

Dated at Ottawa, this 24th day of October, 1945.

HENRY BROWN,

Administrator of Wool and Wool Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1778

The Manufacture, Sale and Delivery of Women's, Misses' and Children's Wear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Children's Wear, it is hereby ordered as follows:

1. Administrator's Order No. A-1288 is amended by

(a) adding at the end of Section 4 thereof the following:

“(e) bridal gowns;

(f) evening and dinner dresses;

(g) evening skirts.”

(b) deleting under the heading “Restrictions” in Part I of Schedule “A” thereto the following:

(i) “(c) bridal gowns, maximum sweep for all sizes, 144 inches when made of any fabric; colours restricted to white and cream only;”

(ii) in item (d) "bridal gowns, including train, 59 inches;"

(c) deleting under the heading "Eliminations" in Part I of Schedule "A" thereto the following:

"(c) full length evening and dinner dresses."

2. This Order shall come into force on October 24, 1945.

Dated at Ottawa, this 24th day of October, 1945.

WILLIAM GITTES,
*Administrator of Women's, Misses'
and Children's Wear.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV
 Wartime Industries Control Board
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
AIRCRAFT CONTROLLER

ORDER No. A.C. 3

(Revocation of All Unrescinded Orders)

Dated October 15, 1945

Pursuant to the powers conferred by Order in Council P.C. 5387 of June 25, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. Every unrescinded order, regulation, licence, permit, prohibition, requirement, direction, restriction, limitation or instruction issued by the Aircraft Controller or by any Deputy Aircraft Controller or by any person acting through or under any of them is hereby revoked.

WM. A. NEWMAN,
Aircraft Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 17C

**(Orders Nos. M.V.C. 17, 17A and 17B—Bank of Passenger Motor Vehicles—
 Rescinded)**

Dated October 19, 1945.

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The following Orders of the Motor Vehicle Controller are rescinded:

Order No. M.V.C. 17, dated March 28, 1942,

Order No. M.V.C. 17A, dated May 30, 1944,

Order No. M.V.C. 17B, dated December 30, 1944.

E. R. BIRCHARD,
Motor Vehicle Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board.

D. GORDON,
Chairman.

DEPARTMENT OF MUNITIONS AND SUPPLY

Order No. S.C. 12B

STEEL CONTROLLER

(Orders Nos. S.C. 12 and S.C. 12A—Technical Advisory Committee on Alloy and Special Steels—Rescinded)

Dated October 23, 1945

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Orders of the Steel Controller Nos. S.C. 12, dated May 21, 1942, and S.C. 12A, dated July 14, 1942, are rescinded.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 20C

(Order No. S.C. 20B—Plates and Sheets—Revoked)

Dated October 15, 1945

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other Order in Council or Statute, it is hereby ordered as follows:

1. The Steel Controller's Order No. S.C. 20B, dated December 31, 1943, is revoked.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 33C

(Order No. S.C. 33—Purchase and Stocks of Iron and Steel—Rescinded)

Dated October 15, 1945

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other Order in Council or Statute, it is hereby ordered as follows:

1. Order of the Steel Controller No. S.C. 33, dated October 28, 1943, as amended by Order No. S.C. 33B, dated February 29, 1944, is rescinded.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

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Canada Privy Council

VOLUME IV No. 5



NOVEMBER 5, 1945

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**CANADIAN WAR ORDERS
AND REGULATIONS
1945**

Published under authority of Order in Council P.C. 10793 of
26th November, 1942

**STATUTORY ORDERS AND REGULATIONS DIVISION
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PART I
Orders in Council

The United States Deserters Regulations

P.C. 6577

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas representations have been made on behalf of the Government of the United States of America to the effect that there should be a more speedy and effective return to the jurisdiction of their respective services of members of the armed forces of the United States and Canada who have deserted or are absent without leave and are in the territory of the other country;

And whereas it has been intimated on behalf of the United States Government that that Government will make the necessary provisions for this purpose in due course;

And whereas it is therefore deemed necessary, by reason of the war, for the security, defence, peace, order and welfare of Canada that provision as hereinafter set forth be made for the arrest and deportation of persons in Canada suspected of being deserters from the United States forces or of being absent from the United States forces without leave;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of National Defence, concurred in by the Acting Secretary of State for External Affairs, the Minister of National Defence for Naval Services, the Minister of National Defence for Air and the Minister of Justice, and under and by virtue of the War Measures Act, is pleased to make the following regulations and they are hereby made and established accordingly.

Regulations

1. These regulations may be cited as the "United States Deserters Regulations".
2. In these regulations, unless the context otherwise requires,
 - (a) "Immigration Board of Inquiry" means a Board of Inquiry constituted pursuant to the provisions of the Immigration Act;
 - (b) "Immigration Officer" has the same meaning as "officer" in the Immigration Act;
 - (c) "peace officer" has the same meaning as in the Criminal Code; and
 - (d) "United States authority" includes
 - (i) the authorities of all branches of the armed forces of the United States of America;
 - (ii) the members of the United States Immigration and Naturalization Service;
 - (iii) officers of the Federal Bureau of Investigation of the United States; and
 - (iv) such United States Marshals, state and municipal police and government officials as the Government of the United States may from time to time designate.

3. A peace officer, an Immigration Officer or a member in uniform of His Majesty's Canadian naval, military or air forces may arrest, without warrant, any person whom he believes, on reasonable and probable grounds, to be a member of one of the armed forces of the United States of America who is, under the laws of the United States of America, a deserter from such force or absent from such force without leave.

4. (1) A person arrested under these regulations shall, unless he signs a declaration in the form set out in Schedule "A" to these regulations, be brought before an Immigration Board of Inquiry which shall determine whether he is a member of one of the armed forces of the United States of America who is alleged by a United States authority to be, under the laws of the United States of America, a deserter from such force or absent from such force without leave.

(2) Such provisions of the Immigration Act and regulations made thereunder as apply to a hearing before an Immigration Board of Inquiry or to an appeal from a decision of an Immigration Board of Inquiry shall, as far as applicable, apply *mutatis mutandis* to hearings before an Immigration Board of Inquiry and to decisions of an Immigration Board of Inquiry under these regulations.

5. (1) If a person arrested under these regulations signs a declaration in the form set out in Schedule "A" of these regulations, he shall be surrendered to an United States authority authorized to receive him on behalf of the United States Government.

(2) If an Immigration Board of Inquiry decides that a person arrested under these regulations is not a member of one of the armed forces of the Government of the United States who is alleged by an United States authority to be, under the laws of the United States of America, a deserter from such force or absent from such force without leave, such person shall be released from custody.

(3) If an Immigration Board of Inquiry decides that a person arrested under these regulations is a member of one of the armed forces of the United States of America who is alleged by an United States authority to be, under the laws of the United States of America, a deserter from such force or absent without leave from such force, such person shall be surrendered to an United States authority authorized to receive him on behalf of the United States Government.

6. (1) A peace officer, an Immigration Officer, a member in uniform of His Majesty's Canadian naval, military or air forces or an United States authority may hold in custody in Canada any person who has been arrested under these regulations unless, after he is so arrested, an Immigration Board of Inquiry has decided that he is not a member of one of the armed forces of the United States of America who is alleged by an United States authority to be, under the laws of the United States of America, a deserter from such force or absent from such force without leave; and may convey within the jurisdiction of the United States of America a person who has signed a declaration in the form set out in Schedule "A" or who has been held by an Immigration Board of Inquiry to be a member of one of the armed forces of the United States of America who is alleged by an United States authority to be, under the laws of the United States of America, a deserter from such force or absent from such force without leave.

(2) If any person escapes from lawful custody under these regulations, he may be retaken in the same manner as a person accused or convicted of a crime against the laws of Canada may be retaken after an escape.

7. (1) Notwithstanding section five of these regulations, no person who has been accused of an offence under the laws of Canada or any province of Canada or under Canadian military law, or who is undergoing sentence under a conviction in Canada shall be surrendered to an United States authority under that section until after he has been discharged, whether by acquittal or by expiration of his sentence, or otherwise.

(2) Nothing in this section affects anything contained in Order in Council P.C. 9694 dated the twentieth day of December, nineteen hundred and forty-three or The Foreign Forces Order, 1941.

8. (1) Everyone who, having been arrested under these regulations, escapes from lawful custody in which he may be under these regulations, is guilty of an offence and liable on summary conviction to imprisonment for a term not exceeding two years.

(2) Everyone who rescues any person or assists any person in escaping or attempting to escape from lawful custody under these regulations is guilty of an offence and liable on summary conviction to imprisonment for a term not exceeding two years.

(3) Every peace officer, Immigration Officer, or member of His Majesty's Canadian naval, military or air forces, having any person in his lawful custody under these regulations and every officer of a prison in which a person is lawfully confined under these regulations who voluntarily and intentionally permits such person to escape therefrom is guilty of an offence and liable on summary conviction to imprisonment for a term not exceeding two years.

9. The expenses incurred in arresting, detaining or conveying a person arrested under these regulations and the expenses incurred in connection with the proceedings of an Immigration Board of Inquiry before whom such person is brought shall be paid out of the War Appropriation and the Commissioner of the Royal Canadian Mounted Police shall submit a statement thereof together with supporting evidence to the Department of External Affairs for collection from the Government of the United States of America to the extent that that Government has agreed to reimburse Canada for such expenses.

10. These regulations shall come into force on the twenty-third day of October, nineteen hundred and forty-five.

A. D. P. HEENEY,

Clerk of the Privy Council.

SCHEDULE "A"

CANADA

Province of

TO WIT:

I,

, of the City of

, in the Province of

, hereby declare

as follows:

1. I am a member of one of the armed forces of the United States of America.

2. I am informed and verily believe that I am alleged by an United States authority to be, under the laws of the United States of America, a deserter from such force or absent from such force without leave.

DATED AT the _____ of _____, in the Province
of _____, this _____ day of _____ A.D. 19 ____.

Witness.

Order in Council authorizing agreements with the Provinces under Vocational Training Co-ordination Act, 1942

P.C. 6599

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 25th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas Order in Council P.C. 1648 of March 8, 1945, as amended by Order in Council P.C. 5564 of August 21, 1945, authorized the Minister of Labour to enter into an agreement with any province under the provisions of The Vocational Training Co-ordination Act, 1942, to provide financial assistance for vocational training at secondary school level subject to the approval of the aforesaid agreement by the Governor in Council;

And Whereas the Minister of Labour reports that it is desired to obtain the approval of the Governor in Council at this time to the form of agreement to be entered into by the Minister of Labour with the several provinces to provide for training as aforesaid;

That he is advised by the Dominion Director of Training that the agreement in the form submitted herewith has been discussed with the educational authorities in the various provinces and appears to be acceptable to them;

That certain amendments to Order in Council P.C. 1648 of March 8, 1945, are deemed necessary following upon discussions with the provinces;

And whereas it is deemed advisable by reason of the war for the security, defence, peace, order and welfare of Canada that provision be made accordingly:

Now, therefore, His Excellency the Administrator, in Council, on the recommendation of the Minister of Labour, and under the authority of The Vocational Training Co-ordination Act, 1942, and the War Measures Act, is pleased to amend Order in Council P.C. 1648 of March 8, 1945, and it is hereby amended as follows:

Clause (b) is amended by striking out the figure of "\$1,915,000" where it appears therein and substituting the figure of "\$1,910,000".

Clause (c) is rescinded and the following is substituted therefor:

(c) A provision for an annual grant to the province of \$10,000;

The first paragraph of Clause (h) commencing with the words "a provision that the grants..." and ending with the words "for the payment of" is rescinded and the following is substituted therefor:

"(h) A provision that grants made by Canada under the agreement shall not be used in or in respect of schools operated, owned or controlled by a private corporation or individual and further providing that the said grants may be used in or in respect of publicly owned vocational training schools for the payment of"

His Excellency in Council, on the same recommendation and under the above cited authority, is further pleased to authorize and doth hereby authorize the Minister of Labour to enter into an agreement with the Province of Quebec on terms and in form substantially as set out in Schedule "A" hereto or with any other province on the terms and in the form substantially as set out in Schedule "B" hereto for a term to run for ten years from April 1st, 1945.

The total annual grant to the provinces authorized by paragraph (b) of Order in Council P.C. 1648 of March 8, 1945, and likewise provided for by paragraph (b) of section three of each of the agreements attached as Schedules "A" and "B" hereto and as allocated in accordance with the provisions thereof is allotted to the provinces in the following amounts respectively:—

Prince Edward Island.....	\$ 15,700
Nova Scotia.....	96,400
New Brunswick.....	82,700
Quebec	599,400
Ontario	579,000
Manitoba	125,300
Saskatchewan	163,900
Alberta	133,800
British Columbia	113,800

Total.....\$1,910,000

which allotment based on the 1941 Dominion Census returns shall be effective until such time as the returns are available from the next Dominion decennial census.

The Dominion allotment for capital expenditures as authorized under the provisions of paragraph (c) of Order in Council P.C. 1648 of March 8, 1945, and provided for in paragraph (c) of section three of each of the attached agreements as Schedules "A" and "B" hereto, is allotted between the provinces as follows:

Prince Edward Island	\$ 82,000
Nova Scotia	504,300
New Brunswick	433,000
Quebec	3,139,400
Ontario	3,031,500
Manitoba	656,000
Saskatchewan	858,200
Alberta	700,200
British Columbia	595,400

Total\$10,000,000

of which total allotments, 30% shall be available for the fiscal year ending March 31, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re post-discharge benefits to members of the armed forces who are accepted for service in an interim force

P.C. 6638

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas the Minister of National Defence, with the concurrence of the Minister of Veterans Affairs, the Minister of National Defence for Naval Services, and the Minister of National Defence for Air, reports that,—

- (a) Certain discharge and post-discharge benefits are, subject to the provisions of the pertinent Acts, Regulations and Orders, available to members of the forces upon their ceasing to serve on active service.
- (b) Pending the re-constitution of the permanent naval, military and air forces, it is intended that there will be established interim forces composed of those members and former members of the naval, military and air forces who, having offered to serve therein until 30 September, 1947 are accepted for such service.
- (c) Under existing Law, a person who has been accepted for such service as aforesaid may cease to serve for reasons which would disentitle him to certain

discharge and post-discharge benefits. It is considered desirable, therefore, that in respect of such persons their eligibility for or entitlement to such discharge and post-discharge benefits as aforesaid which they would have had or enjoyed if they had ceased to serve on active service immediately prior to 1 September, 1945, shall not be impaired or affected by any matter or thing arising during their service subsequent to 1 September, 1945, which would otherwise have disentitled them to or precluded their enjoyment of any of such benefits.

And Whereas by reason of the War, such provision is deemed necessary for the security, defence, peace, order and welfare of Canada;

Therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of Veterans Affairs, the Minister of National Defence for Naval Services and the Minister of National Defence for Air, and under the authority of the War Measures Act, is pleased to make and doth hereby make the following Order:

ORDER

1. For the purposes of this Order

- (a) "benefit" means any pecuniary or other advantage payable or available to a member of the naval, military or air forces of Canada under the provisions of any Act of the Parliament of Canada (except the Militia Pension Act) or Order of the Governor-General in Council by reason of his having served on active service therein during the present War, to or for which he may be entitled or eligible upon his ceasing so to serve;
- (b) "member of an interim force" means a member of the naval, military or air forces of Canada who has offered to serve in any of the said forces for a specific period terminating on or after 30 September, 1947, and who, having been accepted for such service, is so serving.

2. A member of an interim force who ceases to serve therein for reasons which would disentitle him to a benefit shall, in respect of such benefit, be deemed to have ceased to serve on active service on the 1st day of September, 1945, and any entitlement to or eligibility for that benefit shall, in respect of such member, be determined accordingly.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing payments under Re-establishment Credit to be available re payments of any debt due the Crown

P.C. 6650

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 26th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas paragraphs (a) to (h) inclusive of section 9 of the War Service Grants Act, 1944, prescribe certain purposes for which re-establishment credit may be made available to members of the forces;

And whereas paragraph (i) of said section 9 provides that such credit may be made available for any other purpose authorized by the Governor in Council;

And whereas it is deemed to be in the public interest that opportunity be given to former members of the forces to use their re-establishment credit for the payment of any debts due by them to the Crown;

Therefore His Excellency the Administrator in Council, on the recommendation of the Minister of Veterans Affairs, is pleased to order and doth hereby order that re-establishment credit may be made available to a member of the forces eligible therefor for the payment of any debt owing by such member to the Crown.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Deputy Controllers, plants of Swift Canadian Company and Canada Packers Limited

P.C. 6652

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 26th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas provision is made by Orders in Council P.C. 6557 and P.C. 6558 of October 16, 1945, for the appointment of Deputy Controllers in connection with the operation of certain packing plants of Swift Canadian Company Limited and Canada Packers Limited respectively;

And whereas the Minister of Labour reports that it is considered necessary to appoint a number of Deputy Controllers accordingly;

Therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint the undermentioned persons as Deputy Controllers under each of the said Orders in Council P.C. 6557 and P.C. 6558, namely:—

Gordon Bell, Vancouver, B.C., Insurance Broker;
R. McCrimmon, Fort Saskatchewan, Farmer and Vice-President, Alberta Livestock Co-operative Association;
D. A. MacKenzie, Calgary, Alta., Dominion Department of Agriculture;
J. Harold Kezar, Prince Albert, Sask., Dominion Department of Agriculture;
W. H. Fairfield, Lethbridge, Alta., retired;
Wilfrid Davison, Toronto, Ont., Dominion Department of Labour;
H. R. Pettigrove, Fredericton, N.B., Dominion Department of Labour;

the Deputy Controllers to be paid their actual living and travelling expenses while absent from their place of residence in the course of their duties; and such of them as are not receiving other remuneration from the Government of Canada to be paid remuneration at the rate of twenty-five dollars per day while so employed, chargeable to moneys allotted from the War Appropriation for the administration of the Wartime Labour Relations Board.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council accepting resignation of H. J. Carmichael, from Industrial Production Co-operation Board

P.C. 6664

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 26th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

His Excellency the Administrator in Council, on the recommendation of the Minister of Labour and the Minister of Munitions and Supply, is pleased to accept

the resignation of H. J. Carmichael, Esquire, as a member of the Industrial Production Co-operation Board, and it is hereby accepted effective the 25th day of September, 1945.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council *re* Hours of Work, employees in the Public Service

P.C. 1/6679

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Administrator in Council, on the 25th October, 1945.

The Board had under consideration the following report and recommendation from the Honourable the Secretary of State with reference to the hours of work in the Public Service:

"Order in Council P.C. 1/10800 of 26th November, 1942, provided that as a war measure the hours of work for full time employees in the Public Service, both at Ottawa and elsewhere, should be increased by one hour a day Monday to Friday inclusive in each week 'for the duration of the war' and also prescribed staggered hours of arrival and departure for employees in the City of Ottawa so as to meet current transportation conditions.

Order in Council P.C. 1/4441 of 20th June, 1945, provided an amendment to the above-mentioned Order in Council by advancing the hour of release by one-half hour on Monday to Friday inclusive, with no change in the working hours for Saturday, and the retention of the staggered hours plan outlined by P.C. 1/10800 of 26th November, 1942, and amended by Order in Council P.C. 1/2722 of 2nd April, 1943.

With the complete cessation of hostilities it is believed that the hours of work for the Public Service throughout Canada should revert to the normal hours of work applicable prior to the outbreak of war, as implied in the wording of Order in Council P.C. 1/10800 of 26th November, 1942: Transportation difficulties, however, still remain in Ottawa, so that it is necessary to retain the prescribed staggered hours plan of arrival and departure. At the present time, employees in Ottawa commence work at varying times from 8.15 a.m. to 9.15 a.m. and are released at varying times from 4.15 p.m. to 5.45 p.m. Discussion with the local transportation authorities indicates that the hours of arrival and departure as per the attached plan would be satisfactory.

The undersigned has, accordingly, the honour to recommend, with the concurrence of the Civil Service Commission, that paragraph number '1' of Order in Council P.C. 1/10800 of 26th November, 1942, be amended to read as follows:

That effective November 1st, 1945, the hours of work for full time employees throughout the Public Service of Canada shall be not less than $36\frac{1}{2}$ hours per week, being not less than $6\frac{1}{2}$ hours for each week day except Saturday, and not less than 4 hours on Saturday, except as hereinafter provided.

The undersigned further recommends that in order to give effect to the above prescribed working day, the hours of arrival and departure fixed by the staggered hours plan established by the said Order in Council P.C. 1/10800 of 26th November, 1942, as amended by Order in Council P.C. 1/2722 of 2nd April, 1943, and Order in Council P.C. 1/4441 of 20th June, 1945, be amended as per attached plan."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,

Clerk of the Privy Council.

Plan for staggered hours affecting Dominion Government Employees in and adjacent to the City of Ottawa:

1. EMPLOYEES REPORTING AT 8.30 A.M. AND RELEASED AT 4.30 P.M. MONDAYS TO FRIDAYS INCLUSIVE WITH A LUNCHEON PERIOD OF 90 MINUTES FROM 12 NOON TO 1.30 P.M. AND REPORTING AT 8.30 A.M. AND RELEASED AT 12.30 P.M. ON SATURDAYS.

- (a) Department of National Defence for Naval Services
- (b) Department of National Defence—Army—Central Ordnance Depot
- (c) Department of Munitions and Supply
- (d) War Assets Corporation
- (e) Department of Reconstruction
- (f) Department of National Defence for Air
- (g) Department of Finance—except where specified otherwise.

2. EMPLOYEES REPORTING AT 8.45 A.M. AND RELEASED AT 4.45 P.M. MONDAYS TO FRIDAYS INCLUSIVE WITH A LUNCHEON PERIOD OF 90 MINUTES FROM 12.15 P.M. TO 1.45 P.M. AND REPORTING AT 8.45 A.M. AND RELEASED AT 12.45 P.M. ON SATURDAYS.

- (a) Department of National War Services—exclusive of employees of Censorship Office
- (b) Department of Public Works
- (c) Department of National Revenue
- (d) Department of Veterans Affairs
- (e) Post Office Department
- (f) Department of National Defence—Army—Base Post Office
- (g) Civil Service Commission
- (h) Department of National Health and Welfare—exclusive of employees at Green Island
- (i) Department of Transport
- (j) Department of Labour—exclusive of employees at Experimental Farm
- (k) Department of Mines and Resources—exclusive of employees at Experimental Farm
- (l) Unemployment Insurance Commission—except where otherwise specified
- (m) Insurance

3. EMPLOYEES REPORTING AT 9.00 A.M. AND RELEASED AT 5.00 P.M. MONDAYS TO FRIDAYS INCLUSIVE WITH A LUNCHEON PERIOD OF 90 MINUTES FROM 12.30 P.M. TO 2.00 P.M. AND REPORTING AT 9.00 A.M. AND RELEASED AT 1.00 P.M. ON SATURDAYS.

- (a) Soldier Settlement and Veterans' Land Act
- (b) Department of Secretary of State—except staff servicing Departments working other hours
- (c) Department of Trade and Commerce—exclusive of Dominion Bureau of Statistics
- (d) Department of National Revenue—Ottawa Customs House
- (e) Department of Fisheries
- (f) Department of Agriculture
- (g) Department of Justice
- (h) Department of Public Printing and Stationery
- (i) Department of Finance—Comptroller of the Treasury—except where specified otherwise
- (j) Auditor General's Office—except staff servicing Departments working other hours
- (k) Canadian Farm Loan Board
- (l) Royal Canadian Mounted Police
- (m) Department of National Defence—Army—except where specified otherwise.

4. EMPLOYEES REPORTING AT 9.00 A.M. AND RELEASED AT 4.30 P.M. MONDAYS TO FRIDAYS INCLUSIVE WITH A LUNCHEON PERIOD OF 60 MINUTES FROM 12.30 P.M. TO 1.30 P.M. AND REPORTING AT 9.00 A.M. AND RELEASED AT 1.00 P.M. ON SATURDAYS.

- (a) Department of Trade and Commerce—Dominion Bureau of Statistics
- (b) Royal Canadian Mint.

5. EMPLOYEES REPORTING AT 9.15 A.M. AND RELEASED AT 5.15 P.M. MONDAYS TO FRIDAYS INCLUSIVE WITH A LUNCHEON PERIOD OF 90 MINUTES FROM 12.30 P.M. TO 2.00 P.M. AND REPORTING AT 9.15 A.M. AND RELEASED AT 1.00 P.M. ON SATURDAYS.
 - (a) Unemployment Insurance Commission—employees at Experimental Farm
 - (b) Department of Labour—employees at Experimental Farm
 - (c) National Harbours Board
 - (d) Air Transport Board
 - (e) Department of National Defence—Army—employees at No. 8 Temporary Building
 - (f) Wartime Prices and Trade Board
 - (g) Department of National Health and Welfare—employees at Green Island
 - (h) Department of Mines and Resources—employees at Experimental Farm.
6. EMPLOYEES REPORTING AT 9.30 A.M. AND RELEASED AT 5.30 P.M. MONDAYS TO FRIDAYS INCLUSIVE WITH A LUNCHEON PERIOD OF 90 MINUTES FROM 12.30 P.M. TO 2.00 P.M. AND REPORTING AT 9.15 A.M. AND RELEASED AT 1.00 P.M. ON SATURDAYS.
 - (a) National Film Board
 - (b) National Research Council
 - (c) Department of Finance—Comptroller of the Treasury—Dependents' Allowance and Assigned Pay Division
 - (d) Department of National Defence—Army—Dependents' Allowance Board
 - (e) Tariff Board
 - (f) Department of National War Services—employees at Experimental Farm
 - (g) Privy Council
 - (h) Board of Transport Commissioners
 - (i) Governor General's Secretary
 - (j) Department of External Affairs
 - (k) Canadian Information Services
 - (l) Public Archives.
7. Employees of the Secretary of State, Comptroller of the Treasury and the Auditor General's Office working with or servicing other Departments or Agencies will report and leave at the same time as the employees of the Department or Agency being serviced.
8. Departments with Branches in the Experimental Farm Area and the Green Island Area may permit such Branches to adopt a luncheon period of 60 minutes and time of release from duty—Mondays to Fridays inclusive—shall in such cases be advanced 30 minutes.

Order in Council *re* Canadian Volunteer Service Medal Ribbon

P.C. 6686

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 26th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas Order in Council P.C. 8160 dated 22nd October, 1943, as amended by Order in Council P.C. 5262 dated 10th July, 1944, provides for the award of the Canadian Volunteer Service Medal upon certain conditions to members of the Armed Forces of Canada in recognition of general Volunteer Service in connection with the present war and, in addition, sets forth instructions regarding the wearing of the ribbon;

And whereas since these Orders in Council were passed, certain campaign Stars and other Service Medals have been authorized and it is necessary that the conditions governing the wearing of the Canadian Volunteer Service Medal Ribbon as regards precedence over other ribbons be amended accordingly;

Therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of National Defence for Naval Services and the Minister of National Defence for Air, is pleased to amend Order in Council P.C. 8160 dated 22nd October, 1943, as amended by Order in Council P.C. 5262 dated 10th July, 1944, and it is hereby further amended by deleting paragraph 3 of Appendix "A" annexed thereto and inserting in place thereof the following:—

RIBBON. The medal shall be worn on the left breast immediately after any campaign Stars, the Defence medal or any other Service medal authorized for service in the present war or any previously issued War Service Medals, suspended by a ribbon one and one-quarter inches in width of green, scarlet, royal blue, scarlet, green; each green and scarlet stripe being three-sixteenths of an inch in width.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council *re* status of refugees.

P.C. 6687

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 26th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas the Minister of Mines and Resources reports that during the war several thousand refugees from enemy countries and from enemy occupied territory have been admitted to Canada under non-immigrant status, of whom approximately 3,500 are still in this country;

That many of these refugees had become stateless and escaped from the country of their birth and citizenship prior to the outbreak of war, others succeeded in leaving their homes prior to invasion by enemy forces, the majority having been deprived of their property and possessions;

That many have attained prominence in their professions, others being skilled artisans and technicians;

That those qualified to do so have rendered valuable service to Canada in the prosecution of the war; and

That it would be neither practicable nor equitable to compel all such refugees to return to their countries of former residence, nor is it in the best interests of Canada to defer indefinitely the determining of their status under the provisions of the Immigration Act.

Therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Mines and Resources, is pleased to order and it is hereby ordered that, notwithstanding the provisions of Orders-in-Council P.C. 695, dated the 21st day of March, 1931, prohibiting the landing in Canada of immigrants of all classes and occupations with certain exceptions, and P.C. 3016 dated the 29th day of November, 1938, requiring persons seeking to enter or land in Canada to be in possession of an unexpired passport, the Immigration Officer-in-Charge at a port of entry may grant a landing in Canada to any refugee who entered Canada as such under non-immigrant status subsequent to September 1st, 1939, provided the said refugee establishes to the satisfaction of the Immigration Officer-in-Charge that he is of good character and can comply with the provisions of the Immigration Act in all other respects.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking P.C. 5421, 8th October, 1940, which set up
a General Advisory Committee on Demobilization
and Rehabilitation

P.C. 6691

*Certified to be a true copy of a Minute of a Meeting of the Privy Council, approved
by His Excellency the Administrator on the 26th October, 1945.*

The Committee of the Privy Council have had before them a report dated 25th October, 1945, from the Minister of Veterans Affairs, representing:—

That by Order in Council P.C. 4068½, 8th December, 1939, a Special Committee of the Cabinet on Demobilization and Rehabilitation was constituted;

That by Order in Council of the 8th October, 1940, P.C. 5421, a General Advisory Committee (composed of members selected from personnel of the various government departments) was constituted to give consideration to and advise on matters assigned to the said Special Committee; and

That by Order in Council of the 3rd October, 1945, P.C. 6371, the said Order in Council P.C. 4068½ was revoked.

The Committee, therefore, on the recommendation of the Minister of Veterans Affairs, advise that the Order in Council of the 8th October, 1940, P.C. 5421 setting up the said General Advisory Committee be revoked as of the third day of October, 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

W.M. No. 1

Third Revision

Supplement No. 5

MEMORANDUM

CUSTOMS AND EXCISE DIVISIONS

OTTAWA, 17th October, 1945.

*To Collectors of Customs and Excise, and others concerned:***Goods of Enemy or Proscribed Origin**

Effective on and after the 14th October, 1945, trading may be resumed with persons residing in Italy.

Memorandum W.M. No. 1, Third Revision, in so far as it relates to Italy, is superseded.

Note.—The Trade Agreement with Italy having been automatically terminated its products are subject to General Tariff rates.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

W.M. No. 39

Eighth Revision

Supplement No. 21

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 13th October, 1945.

*To Collectors of Customs and Excise, and others concerned:***Export Permits**

By Export Permit Branch Order No. 130, effective on and after October 16, Export permit control with respect to shipments to the United Kingdom of Sash, Doors and Millwork and Houses, pre-fabricated or pre-cut, is re-imposed, so that an export permit will be required for shipments of the above-noted commodities when consigned to any destination. W.M. No. 39 (Eighth Revision), Supplement 4, is hereby cancelled.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

W.M. No. 39
Eighth Revision
Supplement No. 22
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 18th October, 1945.

To Collectors of Customs and Excise, and others concerned:

Export Permits

Effective on and after October 19, 1945 (P.C. 6547, October 16, 1945), the following is added to the list of commodities requiring an export permit before being shipped from Canada:

Soybean Flour
(Group 1;
Agricultural and Vegetable Products).

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

PART III
 Wartime Prices and Trade Board
 (Finance)

REPAYMENT OF SUBSIDY NOTICE RS-29
COMMODITY PRICES STABILIZATION CORPORATION LTD.

NOTICE is hereby given that Item 2 (ii) (b) (Shaving Brushes) of Government Notice RS-23 published in Canadian War Orders and Regulations, 1945, Vol. II, No. 8, on May 28, 1945, is hereby rescinded, effective September 1, 1945.

TAKE NOTICE that the class and kind of goods described hereunder have been and are hereby designated as "subsidized goods" for the purposes of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amount of subsidy involved in such class and kind of goods has been and is hereby determined, declared and specified to be the amount described opposite such class and kind of goods as follows:

<i>CLASS AND KIND OF GOODS</i>	<i>AMOUNT OF SUBSIDY REPAYMENT</i>
1. Tea <i>on being exported or on being sold as ships' stores on or after October 1, 1945.</i>	1c. per pound

Dated at Ottawa this 1st day of October, 1945.

COMMODITY PRICES STABILIZATION CORPORATION LTD.
Per H. B. McKINNON, President.

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 574

Emergency Housing Accommodation provided by the Municipal Corporations of the Cities of Hull, Ottawa, Toronto, Winnipeg and Vancouver

The Municipal Corporations of the Cities of Hull, Ottawa, Toronto, Winnipeg and Vancouver have made arrangements for the public welfare of their citizens and particularly for families suffering acute hardship through want of shelter, by taking over premises not previously utilized for multiple housing and converting them to that purpose. It is the intention and expectation of the municipalities that the accommodations thus provided will afford temporary shelter to their homeless families until other accommodations can be secured.

In view of the temporary and emergent nature of these projects and the anticipated turnover of tenants which may necessitate frequent re-allocation of space to accommodate families of varying sizes, it is desirable and expedient that the municipalities be enabled to fix their own rentals for this type of emergency shelter and be enabled to terminate any lease made therefor in accordance with the rental arrangement made with the homeless family.

Now therefore, pursuant to authority conferred by the Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, the Board hereby orders as follows:

1. For the purposes of this Order, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order.

2. From and after October 29, 1945, the provisions of the Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, and any Order of the Board made pursuant thereto, shall cease to apply to any housing accommodation situate in premises known as:

The Hull Armories, in the City of Hull and Province of Quebec; 31 Spadina Avenue known as Knights of Columbus Building, 381 Stewart Street, and Varsity Oval Barracks, all in the City of Ottawa and Province of Ontario;

Lakeside Camp, formerly occupied by Royal Norwegian Air Force and Royal Canadian Air Force, and located at the foot of Bathurst Street, 12 Dale Avenue, 40 Maple Avenue, 89 Elm Avenue, 63 St. George Street, 419-421 Maybank Avenue, 30 Murray Street, 46 Murray Street, 22 Carlton Street, 1 Harbord Street known as Trinity House, 108 Lowther Avenue, 42 Logan Avenue, 40 Ossington Avenue and 40-44 Spadina Avenue, all in the City of Toronto and Province of Ontario;

583 Ellice Avenue known as the Naval Cadet Barracks and Canadian Northern Railway Immigration Hall No. 3, Water Avenue, both in the City of Winnipeg and Province of Manitoba;

Sea Island Camp No. 2, located on Sea Island in the Province of British Columbia; so long as any of the Municipal Corporations of Hull, Ottawa, Toronto, Winnipeg or Vancouver is the respective landlord thereof.

3. This Order shall come into force on the 29th day of October, 1945.

Made at Ottawa this 24th day of October, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 575

Maximum Prices for Canada Western and Eastern Yellow and White Corn

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on October 30, 1945.
2. Board Order No. 550 is hereby revoked.

Made at Ottawa this 30th day of October, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 576

Prices of Footwear Leather (Amending Board Order No. 556)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on October 31, 1945.
2. Sections 5 and 6 of Board Order No. 556 are hereby revoked.

Made at Ottawa, this 30th day of October, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 577

Respecting Wool

Under powers given to the Board by Order in Council, P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on October 31, 1945.
2. Section 5 of Board Order No. 117, respecting wool, is hereby revoked and the following substituted therefor:

"5. All wool purchased by any aforesaid warehouse or licensee shall be held subject to purchase or allocation by Canadian Wool Board Limited in collaboration with the Wool Administrator, but after July 31, 1946, ungraded or graded pulled wool from Canadian skins shall cease to be subject to such purchase or allocation."

Made at Ottawa, this 30th day of October, 1945.

D. GORDON,
Chairman

WARTIME PRICES AND TRADE BOARD

ORDER No. 578

Restrictions on Conventions, other Meetings and Organized Travel Groups

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. Order No. 535 of the Board, which regulated the use of hotel accommodation in certain areas and of transportation systems, in regard to conventions, other meetings and organized travel groups, is revoked.
2. This Order shall come into force on November 1, 1945.

Made at Ottawa, this 30th day of October, 1945.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1781

Maximum Wholesale and Retail Prices of Men's, Youths' and Boys' Outer Garments

Under powers given by the Wartime Prices and Trade Board to the Administrator of Distributive Trades, it is hereby ordered as follows:

Effective Date and Application.

1. This Order comes into force on November 1, 1945, and applies to sales by wholesalers and retailers of men's, youths' and boys' overcoats, raincoats, sport jackets, suits and topcoats which are wholly or partly manufactured in Canada, each of which is hereinafter referred to as a garment. It does not apply to garments of which the outer surfaces are made wholly from fur nor to garments in boys' sizes 5 years and under.

PART I—SALES BY WHOLESALERS

Maximum Price.

2. The maximum price at which a wholesaler may sell or offer to sell a garment shall be the sum of the following:

- (a) the actual price paid by him for the garment, but not more than the lawful maximum price at which his supplier may sell the garment to him;
- (b) the actual cost incurred by him in transporting the garment to his place of business from his supplier's shipping point, and sales tax, if and to the extent that such cost and sales tax, or either of them, are not included in the actual price he paid for the garment; and
- (c) the lesser of the two following mark-ups:
 - (i) the highest mark-up which he could lawfully have obtained on October 31, 1945, on his sales of the same or a substantially similar kind and quality of garment;
 - (ii) twenty-five per centum (25%) of his selling price.

Transactions Between Wholesalers.

3. In transactions between wholesalers, the total of the mark-ups taken by all wholesalers must not exceed the amount allowed by Section 2 to the original wholesaler, and each seller must show on his sales invoice the amount of mark-up remaining for the buyer.

Prepayment of Outward Freight.

4. If a wholesaler prepays the outward transportation charges to his customer's receiving point, he shall show the same as a separate item on his sales invoice for the garment and he may not include such charges or any mark-up thereon as part of his selling price.

PART II—SALES BY RETAILERS

Garments Supplied by Wholesalers.

5. The maximum price at which a retailer may sell or offer to sell a garment acquired by him from a wholesaler shall be the sum of the following:

- (a) the actual price paid by him for the garment, but not more than the lawful maximum price at which his supplier may sell the garment to him;
- (b) the actual cost incurred by him in transporting the garment to his place of business from his supplier's shipping point, and sales tax, if and to the extent that such cost and sales tax, or either of them, are not included in the actual price he paid for the garment; and

(c) the lesser of the two following mark-ups:

(i) the highest mark-up which he could lawfully have obtained on October 31, 1945, on his sales of the same or a substantially similar kind and quality of garment;

(ii) thirty-five per centum (35%) of his selling price.

Garments Supplied by the Manufacturer.

6 The maximum price at which a retailer may sell or offer to sell a garment acquired by him from the manufacturer thereof shall be the sum of the following:

(a) the actual price paid by him for the garment, but not more than the lawful maximum price at which the manufacturer may sell the garment to him;

(b) the actual cost incurred by him in transporting the garment to his place of business from the manufacturer's shipping point, and sales tax, if and to the extent that such cost and sales tax, or either of them, are not included in the actual price he paid for the garment; and

(c) the lesser of the two following mark-ups:

(i) the highest mark-up which he could lawfully have obtained on October 31, 1945, on his sales of the same or a substantially similar kind and quality of garment;

(ii) forty per centum (40%) of his selling price.

Dated at Ottawa this 31st day of October, 1945.

J. H. THOMSON,

Administrator of Distributive Trades.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1783

Maximum Prices of Clamshell Produced in the Province of British Columbia

Under powers given to the Feeds Administrator by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. This Order comes into force on October 29, 1945.

2. Administrator's Order No. A-427 is hereby revoked.

Dated at Ottawa this 26th day of October, 1945.

J. G. DAVIDSON,

Feeds Administrator.

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

Note.—Maximum prices of clamshell produced in British Columbia are now governed by a price fixation issued under Board Order No. 414. Dealers in clamshell may obtain particulars of maximum prices from their suppliers.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1784

Maximum Prices for Canada Western and Eastern Yellow and White Corn

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered as follows:

Application of Order

1. (1) This Order comes into force on October 30, 1945, and replaces Board Order No. 550 which has been revoked. It fixes maximum prices for all sales of Canada Western and Canada Eastern yellow or white corn except,

(a) sales by a primary producer of such corn to another primary producer for any purpose other than for resale; and

(b) sales by any feed manufacturer or feed dealer of such corn when it is sold as feed for livestock or poultry (maximum prices for such sales are governed by Administrator's Order No. A-366); and

(c) sales by any person of such corn when it is sold for seeding or planting purposes.

(2) This Order also fixes maximum charges for drying Canada Western and Canada Eastern yellow or white corn on a custom or commission basis.

Definitions

2. For the purposes of this Order "sell" includes "offer to sell".

Sales of Graded Yellow Corn

3. The maximum price at which any person may sell to any other person any Canada Western or Canada Eastern yellow corn shall, according to the moisture content of the corn, be as follows:

(a) on sales f.o.b. Montreal, the price for the same listed in the Schedule hereto;

(b) on sales f.o.b. any point west of Montreal, the maximum price fixed by clause (a) preceding less an amount equal to the carload lot freight rate for transporting such corn from that point to Montreal; and

(c) on sales f.o.b. any point east of Montreal, the maximum price fixed by clause (a) preceding, PLUS an amount equal to the carload lot freight rate for transporting such corn from Montreal to that point.

Sales of Graded White Corn

4. The maximum price at which any person may sell to any other person any Canada Western or Canada Eastern white corn shall be 10 cents per bushel more than the maximum price fixed by Section 3 for sales of Canada Western and Canada Eastern yellow corn of the same moisture content.

Conditions of Sale

5. All sales of Canada Western or Canada Eastern yellow or white corn by any person shall be f.o.b. his shipping point. The moisture content of the corn at the time of sale shall govern in determining its maximum price under the provisions of this Order.

Maximum Prices for Drying Corn on a Custom or Commission Basis

6. (1) The maximum price which any person may charge any customer for drying on a custom or commission basis, any Canada Western or Canada Eastern yellow or white corn shall be the amount by which the lawful maximum price, according to the moisture content, of the corn after drying, as fixed by this Order, exceeds the cost of the corn to the customer.

(2) The customer shall furnish the dryer with a signed certificate showing,

(a) the person or persons from whom he purchased the corn; and

(b) the actual cost per bushel paid by him for the corn.

(3) The dryer shall not deliver the corn to the customer until he has first received the required certificate.

(4) The customer shall keep a duplicate copy and the dryer shall keep the original of each certificate furnished by the customer as required by this Section, available for inspection by an authorized representative of the Board at any time within twelve months after the date of the transaction to which the certificate relates.

Sales Invoice

7. (1) On every sale of Canada Western or Canada Eastern yellow or white corn to which this Order applies the seller shall at or before the time of delivery of the corn, furnish the buyer with an invoice showing the names and identifying addresses of the seller and the buyer, the date of sale, the place of delivery, the quantity sold and the moisture content of the corn at the time of sale and price charged.

(2) The seller shall keep a duplicate copy and the buyer the original of each invoice, furnished by the seller as required by this Section, available for inspection by any authorized representative of the Board, at any time within twelve months of the date of the transaction to which it relates.

Dated at Ottawa, this 30th day of October, 1945.

K. W. TAYLOR,
Co-ordinator,
Foods Administration.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1784

Maximum Prices of Canada Western and Canada Eastern Yellow Corn

<i>Moisture Content</i>	<i>Maximum Prices per Bushel in Dollars</i>
Up to 15.9%.....	1.30
Over 15.9% up to 16.9%.....	1.28½
Over 16.9% up to 17.9%.....	1.27
Over 17.9% up to 18.9%.....	1.25½
Over 18.9% up to 19.9%.....	1.24
Over 19.9% up to 20.9%.....	1.22½
Over 20.9% up to 21.9%.....	1.21
Over 21.9% up to 22.9%.....	1.19½
Over 22.9% up to 23.9%.....	1.18
Over 23.9% up to 24.9%.....	1.16½
Over 24.9% up to 25.9%.....	1.14½
Over 25.9% up to 26.9%.....	1.12½
Over 26.9% up to 27.9%.....	1.10½
Over 27.9% up to 28.9%.....	1.08½
Over 28.9% up to 29.9%.....	1.06½

NOTE No. 1

On sales of any yellow corn of over 29.9% moisture content, deduct, from the prices listed above for over 28.9% up to 29.9% moisture content corn, 3 cents per bushel for each one per cent by which the moisture content is over 29.9%.

NOTE No. 2

For maximum prices of white corn see Section 4.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1785

Tinplate

Pursuant to the powers given by the Wartime Prices and Trade Board to the Administrator of Non-Ferrous Metals (Primary) it is hereby ordered as follows:

Effective Date.

1. This Order comes into effect on October 31, 1945.

Interpretation.

2. For the purposes of this Order,

(a) Tinplate means any ferrous or non-ferrous sheet metal coated with tin.

SALES, PURCHASES AND USES OF TINPLATE

Restrictions.

3. (1) Any person may acquire tinplate for the manufacture of containers to be used in accordance with the provisions of Administrator's Order No. A-1153 as amended.

(2) Any person may acquire tinplate for the manufacture or repair of dairy equipment upon the presentation to his supplier of a completed certificate on the form set out in Schedule "A" hereto. Such certificates shall be accumulated by the supplier and forwarded to the Office of the Administrator not later than the 10th day of the month following.

(3) Except as permitted by sub-sections (1) and (2) of this section no person may acquire or consume any tinplate without the approval of the Administrator. To obtain this approval a person shall submit to the Administrator his original purchase order and an application for permission to purchase on the form set out in Schedule "B" hereto. If the Administrator approves, the purchase order will be so marked and forwarded direct to the supplier who will then be at liberty to fill it. If the Administrator does not approve, the order will be marked "rejected" and returned to the applicant.

Dated at Ottawa, this 30th day of October, 1945.

F. M. CONNELL,
Administrator of Non-Ferrous Metals (Primary).

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To Administrator's Order No. A-1785

CERTIFICATE OF PURCHASE TIN AND TIN ALLOYS

Date.....194.....

Purchaser
Address
Supplier
Address
Material (state tin content)
Quantity
Proposed Use

In making this purchase we hereby certify that:

1. This material will be used only by the purchaser.
2. The quantity ordered is not more than the quantity required for the next 90 days.

Purchaser

Per

This form may be reproduced using exact wording and paper approximately 8"x10" in size.

SCHEDULE "B"

To Administrator's Order No. A-1785

APPLICATION FOR PERMISSION TO PURCHASE TIN AND TIN ALLOYS

This form is to be attached to the original purchase order and sent to the Administrator of Non-Ferrous Metals (Primary), Wartime Prices and Trade Board, Ottawa, Ontario, as provided in Administrator's Order No. A-1785.

Date of Order

Order Number

Purchaser
Address
Supplier
Address

Material ordered Describe in detail	This Order lbs. tin content	Present Stock lbs. tin content	Open Orders lbs. tin content

If order covers more than one month's requirements, including stock on hand give reasons.

Full details of final use and type of industry for which required.

In making this application we hereby certify that:

1. This material will be used only by the purchaser.
2. We have not ordered duplicate material for the same final use.
3. The quantity ordered is the minimum required.

Applicant

Per

This form may be reproduced using exact wording and paper approximately 8"x10" in size.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1786

Respecting the Manufacture of Book, Writing and Specialty Papers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Book and Writing Paper, it is hereby ordered as follows:—

1. Administrator's Order No. A-1000, as amended, which restricted the manufacture of certain fine and specialty papers, is revoked.
2. This Order comes into force on March 31, 1946.

Dated at Ottawa this 30th day of October, 1945.

A. P. JEWETT,
Administrator of Book and Writing Paper.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1787

Respecting the conversion of real property known as garage and coachhouse in rear of No. 1 Elm Avenue, in the City of Toronto and Province of Ontario.

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion thereof into dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1945 as garage and coachhouse in rear of No. 1 Elm Avenue, for permission to convert the same into a three-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1945 as garage and coachhouse in rear of No. 1 Elm Avenue, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple-family dwelling house, the owner of such garage and coachhouse is hereby permitted to convert into and use the same as a three-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be approved by the Commissioner of Buildings for the City of Toronto and all structural alterations thereto shall be in accordance with the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of said By-law No. 9868.

2. This Order shall come into force on November 1, 1945.

Dated at Ottawa this 30th day of October, 1945.

O. LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1788

Respecting Paper Patterns for Wearing Apparel

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Children's Wear, it is hereby ordered as follows:

1. Administrator's Order No. A-556, which restricted the distribution of paper patterns for wearing apparel, is revoked.

2. This Order comes into force on November 5, 1945.

Dated at Ottawa, this 30th day of October, 1945.

WILLIAM GITTES,
*Administrator of Women's, Misses' and
Children's Wear.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1789

Revocation of Administrator's Order No. A-207, as Amended

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fine Clothing (Woollen),

IT IS HEREBY ORDERED AS FOLLOWS:

1. Administrator's Order No. A-207, as amended, which restricted the production of men's, youths' and boys' outer wool clothing and men's, youths' and boys' woollen sportswear and woollen work garments and waterproof or rubberized clothing, is revoked.

2. This Order comes into force on November 1, 1945.

Dated at Ottawa, this 30th day of October, 1945.

H. R. COHEN,
Administrator of Fine Clothing (Woollen).

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1790

The Manufacture of Envelopes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:

1. Administrator's Order No. A-1570, as amended, which restricted the manufacture of paper envelopes, is revoked.

2. This Order comes into force on March 31, 1946.

Dated at Ottawa, this 31st day of October, 1945.

C. V. HODDER,
*Administrator of Packages and Converted
Paper Products.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Finance)

DEPARTMENT OF MUNITIONS AND SUPPLY
CONTROLLER OF CHEMICALS

Order No. C.C. 15B

(Order No. C.C. 15—Quinine—Rescinded)

Dated October 27, 1945

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute, it is hereby ordered as follows:

1. The Order of the Controller of Chemicals No. C.C. 15, dated October 1, 1942, as amended by Order No. C.C. 15A, dated May 19, 1943, is rescinded.

E. T. STERNE,
Controller of Chemicals.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
COAL CONTROLLER

Order No. Coal 18B

(Orders Nos. Coal 18 and 18A—Anthracite Importation and Wholesale
Distribution—Rescinded and New Order Substituted)

Dated October 27, 1945

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other Order in Council or Statute, it is hereby ordered as follows:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires,

- (a) "U.S. Anthracite" means that coal produced in the State of Pennsylvania in the United States of America generally referred to as Pennsylvania anthracite, and is limited to the following sizes: broken, egg, stove, chestnut, pea, or any intermediate size between broken and pea (hereinafter referred to as prepared sizes), No. 1 buckwheat and No. 2 buckwheat (rice);
- (b) "Welsh Anthracite" means any anthracite produced in the United Kingdom;
- (c) "wholesaler" means any person who sells anthracite to retail dealers and includes a dock operator to the extent that he sells such coal to persons other than the consumers thereof;
- (d) "retail dealer" means any person who purchases anthracite for resale to consumers;
- (e) "base period" means the period from April 1, 1942, through March 31, 1943;

(f) "base period tonnage" means the total number of tons of U.S. anthracite distributed by any person to any person during the base period, as adjusted by the Coal Controller, and consists of three separate tonnages as follows:

- (i) a total base period tonnage for prepared sizes; and
- (ii) a base period tonnage for No. 1 buckwheat; and
- (iii) a base period tonnage for No. 2 buckwheat (rice).

2. *Orders 18 and 18A Rescinded*

The Coal Controller's Orders No. Coal 18 dated March 23, 1945, and Coal 18A dated July 25, 1945, are rescinded.

3. *Welsh Anthracite*

(1) *Importers to Notify Controller by Telegram*

Every person who imports any Welsh anthracite shall, immediately upon the arrival of any Welsh anthracite for his account at any Port, notify the Coal Controller by telegram of the tonnage of each size of Welsh anthracite in the shipment.

(2) *Permit Required for Distribution*

A person who imports any Welsh anthracite must not distribute or deliver any such anthracite received by him at a Port to any other person without a permit in writing issued by the Controller authorizing such distribution or delivery and then only in accordance with the terms of such permit.

4. *Distribution of U.S. Anthracite by Wholesalers*

Each wholesaler (including a lake or tidewater dock operator) shall arrange his schedules for the distribution of all the U.S. anthracite which he receives so that he shall have supplied to each retail dealer, to the maximum extent practicable, in regular monthly shipments, the same proportion of his total U.S. anthracite receipts as the proportion of the base period tonnage distributed by him to the retail dealer.

5. *Wholesalers' Duties with Respect to Fuel Other Than Anthracite*

(1) Each wholesaler must take all necessary steps to augment his anthracite supply with other fuels to the extent necessary to assure that the minimum essential fuel requirements of the retail dealers and the communities which they serve will be met.

(2) Each wholesaler who operates yards or docks shall promptly make arrangements for the receipt of Class C fuel (as defined in Order No. Coal 17) so that the proper percentage may be available for delivery by retail dealers to consumers in accordance with the said Order No. Coal 17.

6. *Prepared Sizes to be Delivered and Accepted in Proper Proportions*

Each wholesaler shall deliver to retail dealers and each retail dealer shall accept delivery from his wholesaler of the prepared sizes of anthracite in the proper proportion of mine production as received by the wholesaler.

7. *Credit Shipments by Wholesalers to Retail Dealers*

Nothing in this Order shall require any wholesaler to ship anthracite on credit to any retail dealer whose credit is not satisfactory to the wholesaler; provided that a wholesaler must, before discontinuing shipments to a retail dealer as required by this Order, notify the retail dealer of his unwillingness to ship and the reasons therefor, and in the event of the retail dealer paying cash or meeting the wholesaler's reasonable terms of credit, the wholesaler must continue shipments to him as required by this Order.

8. *Information to be Furnished by Wholesalers to the Coal Controller*

(1) Each wholesaler shall, on forms prescribed by the Coal Controller, file with the Coal Controller on or before the 10th day of each month a report in writing, setting out all the information required by the said forms.

(2) Each retail dealer who imports any anthracite directly from the United States of America shall, on forms prescribed by the Coal Controller, file with the Coal Controller on or before the 10th day of each month a report in writing, setting out all the information required by the said forms.

9. *Records*

Each person participating in any transaction to which any portion of this Order applies shall keep and preserve for a period of two years accurate and complete records of all the details of all such transactions.

10. *Audit and Inspection*

All records required to be kept by this Order shall, upon request, be submitted for inspection, copy and audit by any duly authorized representative of the Controller.

11. *Permits*

The provisions of this Order shall be subject to any permit issued by the Controller.

12. *Effective Date*

This Order shall be effective on and from November 1, 1945.

E. J. BRUNNING,
Coal Controller.

APPROVED :

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 21A

(Order No. Coal 21—Anthracite—Special Classes of Deliveries—Amended)

Dated October 27, 1945

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other Order in Council or Statute, it is hereby ordered as follows:

1. Section 2 of the Coal Controller's Order No. Coal 21, dated April 12, 1945, is rescinded.

E. J. BRUNNING,
Coal Controller.

APPROVED :

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

PART V

Export Permit Branch
(Trade and Commerce)

EXPORT PERMIT BRANCH ORDER No. 131

OTTAWA, October 27, 1945.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2, the undersigned hereby orders:—

1. That Export Permit Branch Order No. 115 of May 23, 1945, as amended, be further amended by deletion therefrom of the item, Meat, all kinds, so that an export permit will not be required for shipments of Meat valued at \$5 or less.
2. That this Order shall come into force and have effect on and after November 1, 1945.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

EXPORT PERMIT BRANCH ORDER No. 132

OTTAWA, October 27, 1945.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2, the undersigned hereby orders:—

1. That Regulation 30 (b) of the Export Permit Regulations of April 30, 1945, be amended to read as follows:

Regulation 30

- (b) Export permits are not required for casual gift shipments (by common carrier) not exceeding \$25 in value, provided that the articles or materials are shipped in quantities sufficient solely for the personal use of the consignee, and except as provided by Regulation 6.
2. That this Order shall come into force and have effect on and after November 1, 1945.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

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VOLUME IV No. 6



NOVEMBER 12, 1945

Statutory

**CANADIAN WAR ORDERS
AND REGULATIONS
1945**

Published under authority of Order in Council P.C. 10793 of
26th November, 1942

**STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE**

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PART I
Orders in Council

Order in Council revoking P.C. 826, 9th February, 1945 which
prohibited the importation of nicotine

P.C. 6694

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL

Whereas by Order in Council P.C. 826, dated 9th February, 1945, the importation of nicotine and nicotine insecticides was prohibited except under permit;

And whereas the Minister of Finance reports that the aforesaid import control is no longer necessary or desirable;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Finance, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to revoke and both hereby revoke Order in Council P.C. 826, dated 9th February, 1945.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council revoking P.C. 9231 which prohibited imports from
China except under licence

P.C. 6695

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL

Whereas by Order in Council P.C. 9231, dated 27th November, 1941, the importation into Canada of goods from China was prohibited except under permit;

And whereas the Minister of Finance reports that the aforesaid Order was designed to ensure that the proceeds of imports of Chinese goods accrued to the benefit of Free China, and is no longer necessary;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Finance, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to revoke and doth hereby revoke Order in Council P.C. 9231, dated 27th November, 1941.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council providing for replenishment of wheat account of His Majesty

P.C. 6720

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of October, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL

Whereas the Minister of Trade and Commerce reports that stocks of wheat furnished to The Canadian Wheat Board for the account of His Majesty, pursuant to regulations made on the twentieth day of February, 1945, (P.C. 1116), which were made available at prices fixed from time to time by the Governor in Council to fill the requirements set forth in Section four of the said regulations, are exhausted; and

That for a period after the exhaustion of the wheat furnished for the account of His Majesty, pursuant to the said Order in Council P.C. 1116, The Canadian Wheat Board continued to supply wheat for the purposes set forth in Section four of the said Order at prices fixed by the Governor in Council out of its crop accounts and it is necessary, in order to protect the interests of producers to authorize payment for the same on the basis hereinafter set forth;

And whereas it is therefore deemed necessary, by reason of the war, for the security, defence, peace, order and welfare of Canada, that the following Order be made;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the powers conferred by the War Measures Act, is pleased to make and doth hereby make the following Order:

ORDER

1. For the purposes of this Order and unless the context otherwise requires:

- (a) "Class II Wheat" means Western wheat delivered to the Board by producers on or after the first day of August, 1943, pursuant to the terms of the Canadian Wheat Board Act and section eleven of Order in Council P.C. 7942 of the twelfth day of October, 1943 and/or section eighteen of the Western Grain Regulations 1945-46 (Canadian Wheat Board), but shall not include wheat held by the Board for the account of His Majesty;
- (b) "Class II price" means the daily price at which the Board has for sale Class II wheat;
- (c) "flour millers" shall include manufacturers of human food containing wheat other than flour;
- (d) "dealer" means any elevator or feed dealer licensed under the provisions of the Canada Grain Act or by the Canadian Wheat Board;
- (e) "western wheat" means wheat produced in that area comprised by the Provinces of Manitoba, Saskatchewan and Alberta; those parts of the Province of British Columbia known as the Peace River District and the Creston-Wyndel area and such other parts of the Province of British Columbia and the Province of Ontario lying in the western Division as the Board may from time to time designate;
- (f) A reference to a section by number only is a reference to such section in this Order;
- (g) Other words and expressions in this Order have the same meaning as if used in the Canadian Wheat Board Act.

Authorization of Sales made on or prior to September 1st, 1945

- 2. (a) All Class II wheat sold by the Board after the exhaustion of the wheat referred to in section three of the said Order in Council P.C. 1116 and prior to the first day of August, 1945 and shipped prior to midnight of the first day of September, 1945

- (i) to fill the requirements of the United Kingdom of Great Britain for wheat, wheat flour and the products of wheat or wheat flour;
- (ii) to provide wheat and wheat flour and the products aforesaid transferred under the War Appropriations (United Nations Mutual Aid) Act and paid for out of Mutual Aid Appropriation;
- (iii) to fill the requirements of distillers in Canada to the extent that they use wheat or wheat products for the manufacture of alcohol sold to War Supplies Limited for export;
- (iv) to provide wheat products or wheat flour products for export to firms or organizations as may be specifically designated by the Board;
- (v) to meet any other obligation which the Dominion of Canada has undertaken for the provision of wheat or wheat flour or the said products for countries other than Canada at the expense of the Government of Canada

shall be deemed to have been sold to His Majesty on the date on which it was sold by the Board at the price of \$1.46 per bushel and His Majesty shall be liable to pay the Board for such wheat in accordance with such prices.

- (b) All Class II wheat sold by the Board on or after the first day of August, 1945, and on or prior to the first day of September, 1945 and shipped prior to midnight of the first day of September, 1945
 - (i) to fill the requirements of the United Kingdom of Great Britain for wheat, wheat flour and the products of wheat or wheat flour;
 - (ii) to provide wheat and wheat flour and the products aforesaid transferred under the War Appropriations (United Nations Mutual Aid) Act and paid for out of Mutual Aid Appropriation.
 - (iii) to fill the requirements of distillers in Canada to the extent that they use wheat or wheat products for the manufacture of alcohol sold to War Supplies Limited for export;
 - (iv) to provide wheat products or wheat flour products for export to firms or organizations as may be specifically designated by the Board;
 - (v) to meet any other obligation which the Dominion of Canada has undertaken for the provision of wheat or wheat flour or the said products for countries other than Canada at the expense of the Government of Canada

shall be deemed to have been sold to His Majesty on the date it was sold by the Board at the price of \$1.55 per bushel and His Majesty shall be liable to pay the Board for such wheat in accordance with such prices.

- (c) Class II wheat referred to in this Section shall, for all purposes, be deemed to have become vested in His Majesty as aforesaid and at the time of its sale, to have been held by the Board for the account of His Majesty, subject to the provisions of said Order in Council P.C. 1116 and to have been sold by the Board as an agent of His Majesty.

3. The Board shall, in respect of wheat held by it for the account of His Majesty, pursuant to this Order,—

- (a) keep proper books of account of all matters relating thereto giving such particulars therein as may be requisite for proper accounting in accordance with established practice;
- (b) appoint a responsible firm of chartered accountants for the purpose of auditing accounts and records thereof and certifying reports of the Board in respect thereof as the Governor in Council may require;
- (c) report in writing, monthly, to the Minister the amount of wheat sold by it on behalf of His Majesty during such period, the amount thereof on hand, and the financial result of the Board's operations in respect thereof, which report shall be certified by the Auditors of the Board;
- (d) make such other reports and furnish such other information as the Minister may from time to time require.

4. When the Board has disposed of all wheat held by it for the account of His Majesty pursuant to this Order and has received payment in full in respect thereof, the Board shall deduct from the amount so received by it—

- (a) the total amount payable to the Board by His Majesty for wheat sold to His Majesty by section two;
- (b) all other moneys disbursed by or on behalf of the Board in connection with or incidental to the operations of the Board in respect of such wheat including carrying charges paid in respect thereof and the remuneration, allowances, travelling and living expenses of the commissioners, officers, clerks and employees of the Board attributable to such operations and thereafter shall pay any surplus to the Receiver General of Canada: Provided that the Board shall be reimbursed in respect of any deficit, after making such deductions, out of moneys appropriated by Parliament.

5. The Board shall have power to enter into ordinary commercial banking arrangements on its own credit and to borrow money on the security of wheat held by it for the account of His Majesty and the Governor in Council may authorize the Minister of Finance to guarantee advances made to the Board or to make loans or advances to the Board on such terms and conditions as may be agreed upon.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re Allowances under The Family Allowance Act, 1944—not considered income, pecuniary benefits under certain Statutes, etc.

P.C. 6752

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas the Department of Veterans Affairs administers certain statutes and Orders in Council under which pecuniary benefits are available either with or without a means test, to certain persons described therein;

And whereas in the opinion of the Minister of Veterans Affairs such pecuniary benefits ought not to be reduced by reason of the recipients thereof being in receipt of allowances under The Family Allowances Act, 1944;

Therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Veterans Affairs, and under and by virtue of the War Measures Act, is pleased to make and doth hereby make the following order:

1. Notwithstanding any law to the contrary, in no case shall an allowance paid or payable under the provisions of The Family Allowances Act, 1944, be taken into consideration in computing the income of any person for the purposes of

The War Veteran's Allowance Act and amendments thereto;

Order in Council P.C. 101/6395 of the 13th August, 1943, as amended;

Order in Council P.C. 164/7746 of the 4th October, 1944;

The Veterans' Dual Service Pension Order (being Order in Council P.C. 160/7746 of the 4th October, 1944) as amended;

Order in Council P.C. 191/8990 of the 29th November, 1944;

Order in Council P.C. 4465 of the 13th June, 1944, (being the Hospital Treatment Regulations); and
The Post-Discharge Re-Establishment Order.

2. The provisions of this Order shall be deemed to be in effect retroactive as from, and including, the first day of July, 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re Appointment of Controller of Vancouver B.C. plant of Swift Canadian Company

P.C. 6753

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas, it is deemed necessary by reason of the war, for the security, defence, peace, order and welfare of Canada that Order in Council P.C. 6557 of October 16, 1945, be amended to include the meat packing and processing establishment operated by the Swift Canadian Company Limited, at the city of Vancouver, B.C.

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Labour, and under and by virtue of the powers conferred by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend Order in Council P.C. 6557 of October 16, 1945, and it is hereby amended by adding in paragraph 2 thereof immediately following the words "Moncton, N.B." the words "and Vancouver, B.C."

A. D. P. HEENEY,
Clerk of the Privy Council.

The Repayment of Subsidy (Agricultural Products) Regulations

P.C. 6759

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 6th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas by the Repayment of Subsidy Order, P.C. 5518 of July 16, 1943, provision was made for the repayment of subsidies paid by the Commodity Prices Stabilization Corporation Limited when the subsidized goods are sold for export or as ships' stores;

And whereas the subsidy in respect of creamery butter, cheddar cheese, concentrated whole milk products, white beans and yellow eye beans is now being paid through the Department of Agriculture;

And whereas it is deemed necessary or advisable for the security, defence, peace order and welfare of Canada to provide for the repayment of subsidy involved in such goods;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Agriculture and under the authority of the War Measures Act, is pleased to make the following Regulations and they are hereby made and established accordingly,—

Regulations

1. These Regulations may be cited as the Repayment of Subsidy (Agricultural Products) Regulations.

2. In these Regulations, unless the context otherwise requires,

- (a) "subsidy" means a subsidy granted to producers by or on behalf of His Majesty;
- (b) "subsidized goods" means creamery butter, cheddar cheese, concentrated whole milk products, white beans or yellow eye beans, or such other goods as may be designated by order of the Deputy Minister of Agriculture by notice in *Canadian War Orders and Regulations*.

3. (1) Every person shall, before he exports any subsidized goods from Canada, repay the subsidy involved in such goods by paying to the Receiver General of Canada an amount that is determined by the Deputy Minister of Agriculture to be equal thereto and no person shall export any subsidized goods from Canada until such amount has been so paid.

(2) Every person who sells any subsidized goods to be used as ships' stores for a ship clearing from Canada either for an ocean voyage to a foreign port or for the high seas shall, within thirty days from the sale, repay the subsidy involved in such goods by paying to the Commodity Prices Stabilization Corporation Limited an amount that is determined by the Deputy Minister of Agriculture to be equal thereto.

(3) Every person shall, before he takes any subsidized goods out of Canada as ships' stores for a ship clearing from Canada either for an ocean voyage to a foreign port or for the high seas, if the subsidy involved in such goods is not repayable under subsection two of this section, repay the subsidy involved in such goods by paying to the Commodity Prices Stabilization Corporation Limited an amount that is determined by the Deputy Minister of Agriculture to be equal thereto.

(4) Every amount payable under this section shall be determined by the Deputy Minister of Agriculture, either by specific determination or by specifying the method of calculation and every such determination shall be conclusive for all the purposes of these Regulations.

(5) Notice of any determination under this section published in *Canadian War Orders and Regulations* shall be evidence of such determination.

4. No permit, licence or inspection certificate required by Order in Council P.C. 2448, of the 8th day of April, 1941, or by any other statute or law before any subsidized goods may be exported or taken out of Canada shall be issued until the payments required by these Regulations have been made.

5. Any amount payable to the Receiver General of Canada or the Commodity Prices Stabilization Corporation Limited under section three of these Regulations may be recovered in any court of competent jurisdiction by the Attorney General of Canada as a debt due to His Majesty.

6. No person shall institute or continue any action or other proceeding to recover any sum of money paid, before these Regulations came into force, to Commodity Prices Stabilization Corporation Limited, or to any person on behalf of His Majesty or of such corporation, as a repayment of subsidy involved in goods that were to be or had been exported, or sold or taken out of Canada as ships' stores.

7. (1) Every person who contravenes any of the provisions of these Regulations is guilty of an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding two years or to both such fine and such imprisonment.

(2) Every person is a party to and guilty of an offence under these Regulations who

- (a) actually commits it;
- (b) does or omits an act for aiding any person to commit the offence;
- (c) abets any person in the commission of the offence; or

(d) counsels or procures any person to commit the offence.

(3) If a corporation is guilty of an offence under these Regulations, any officer or director of the corporation who assented to or acquiesced in the commission of the offence is a party to and guilty of the offence.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending provisions of Fertilizer Freight Assistance Regulations

P.C. 5/6761

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Administrator in Council, on the 1st November, 1945.

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting:

"That by Order in Council dated December 6, 1944, P.C. 8/9151, a plan was approved to grant assistance to farmers, by equalizing, by means of freight allowances, the cost of fertilizers, to encourage their use in the production of food and other essential crops during 1945;

That this plan terminates on December 31, 1945.

That with the termination of the war the Fertilizers and Pesticides Administration is not prepared to recommend the continuance of this plan any longer than necessary, as it is felt that the distribution of fertilizer should be permitted to return as soon as possible to normal trading conditions.

That nevertheless it would seem unfair to discontinue the assistance in the middle of the fertilizer trading year, i.e., December 31, 1945, because farmers who take delivery prior to December 31, 1945, would receive freight assistance, while those who buy their fertilizer after that date to June 30, 1946, the end of the trading year, would receive no assistance.

The undersigned, therefore, on the report of the Agricultural Supplies Board recommends that Your Excellency in Council, under authority of the War Measures Act do approve the extension to June 30, 1946, of the provisions of Order in Council P.C. 8/9151, December 6, 1944, and of the Regulations attached thereto, at an estimated cost of \$300,000.00 chargeable to monies to be allotted to the Department of Agriculture from the War Appropriation for the use of the Agricultural Supplies Board."

The Board having approved the estimate of expenditure chargeable to the War Appropriation and the War Expenditure and Demobilization Appropriation for the fiscal year 1945-46, concur in the above report and recommendations, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending the provisions of P.C. 16/6173, 21 September, 1945 re storage of emergency stocks of grain

P.C. 6/6761

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Administrator in Council, on the 1st November, 1945.

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting that:

"Whereas by Order in Council P.C. 16/6173 dated the 21st day of September, 1945, provision was made to store emergency reserve stocks of grain in Western Grain Elevators and the Canadian Government Elevators located in the cities of Edmonton and Calgary, Alberta, and

Whereas it is also considered advisable to make provision for the storage of reserve stocks of grain at Vancouver in order to further protect the feeding program of the Province of British Columbia and also for the storage of reserve stocks at Saskatoon and Moose Jaw in order to protect the feeding program in the drought areas of Saskatchewan.

The undersigned, therefore, on the report of the Agricultural Supplies Board has the honour to recommend that Your Excellency in Council, under authority of the War Measures Act, do extend the provisions of Order in Council P.C. 16/6173, dated the 21st day of September, 1945, by adding thereto the following as paragraphs (d) and (e):—

- (d) to provide that the terminal elevators located in the city of Vancouver and the Canadian Government Elevators located in the cities of Saskatoon and Moose Jaw, Saskatchewan, be included as points where grain may be stored under Plan 'A'.
- (e) to provide that the Wheat, Oats or Barley stored in the terminal elevators at Vancouver may be distributed in the province of British Columbia if and when required and to provide that the Wheat, Oats or Barley stored in the Canadian Government Elevators at Saskatoon and Moose Jaw may be distributed in the drought areas of Saskatchewan, if and when required, but if all or any of these grains are not required for this purpose they may be sold on a basis of in-store the elevators where they are located and subject to the approval of the Feeds Administrator, any additional costs which may have been incurred by reason of shipment of these grains into reserve stocks at Vancouver, Saskatoon and Moose Jaw, shall be paid as authorized by Order in Council dated 28th March, 1944, P.C. 3/2200, as amended."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council replacing provisions of P.C. 8118, 26th October, 1943, re indebtedness of Indian Soldier Settlers

P.C. 98/6761

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Administrator in Council, on the 1st November, 1945.

The Board had under consideration a memorandum from the Honourable the Minister of Mines and Resources reporting:

"That by amendment to the Indian Act in 1919, certain rights, privileges and benefits conferred on soldiers of white status by the Soldier Settlement Act were made applicable to Indian Soldier Settlers within Indian Reserves;

That under the provisions of the said amendment Indian Soldier Settlers were established on Indian Reserves in Canada and that some still remain upon the land while the interests of others have been assigned or passed by succession or inheritance to other Indians of the Band or have been cancelled and resold to Indians of the Band and to none other;

That many of the aforesaid Indians are established on Indian Reserve lands and that the value of the lands so occupied has greatly decreased;

That it is considered necessary, proper and expedient that an adjustment of the indebtedness should be made, no Indian having applied for an adjustment under the Farmers' Creditors Arrangement Act which might have afforded him necessary protection, or having received any benefits such as have been enjoyed by soldier settlers of white status under the said Act; and

That an adjustment of indebtedness in these cases is necessary in order to keep the said Indians on these lands and to render possible the efficient administration of Indian Reserves in Canada.

The undersigned, therefore, recommends that under the authority of the War Measures Act, Chapter 206, R.S.C. 1927, and notwithstanding anything contained in the Indian Act, authority be granted as follows:

On or before the 31st day of December, A.D. 1944, an Indian Soldier Settler on an Indian Reserve, or any other Indian of the Band whose land has not been abandoned and whose agreement with His Majesty has not been terminated or rescinded may make application for relief and adjustment to the Minister of Mines and Resources and the Treasury Board may on the recommendation of the Minister

- (a) Reduce the rate of interest on such contracts to three and one-half per cent per annum, from the first day of November, 1943;
- (b) Grant an extension of the term for payment of the indebtedness for a period not exceeding twenty years from the first day of November, 1943;
- (c) Reduce an indebtedness to an amount not exceeding the present and prospective productive value of the land, effective from the first day of November, 1943;
- (d) Adjust the terms of payment of such amount as after examination is fixed as properly remaining to be paid under the contract over a term not exceeding twenty years from the first day of November, 1943, due consideration being given to the amount of the debt, the productive value of the farming unit and the capacity of the applicant to pay;
- (e) Approve reduction in the amount owing to the extent to which the balance owing exceeds the difference between what has been paid on account of the principal and the present and prospective productive value of the land, such adjustment to date from the 1st day of November, 1943.

and on the recommendation of the Minister of Mines and Resources where soldier settler lands in an Indian Reserve have been abandoned, or where any agreement with His Majesty affecting such lands has been terminated or rescinded, the Treasury Board may—

- (f) approve a sale of such land to the Band owning the Reserve on which such land lies where the capital funds of the Band are, in the judgment of the Minister, sufficient to warrant such purchase at a price representing the present productive value of the interest of the Deputy Superintendent General of Indian Affairs in his capacity of 'The Soldier Settlement Board' in such lands;
- (g) approve the sale of such lands to a member of the Band either for cash or on terms at an appraised price based on the present productive value of the land;
- (h) order reversion to the Band without consideration of such land in cases where in the judgment of the Minister it is an economic impossibility, due to lack of eligible purchasers capable of carrying out a sale contract, to effect a sale of the said lands.

And the undersigned further recommends that Order in Council P.C. 8118, dated the 26th day of October, 1943, be and is hereby rescinded and that the provisions as herein set out be substituted therefor as and from the 26th day of October, 1943."

The Board concur in the above report and recommendations, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Reinstatement Regulations, re service in an interim force.

P.C. 6769

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 6th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas by reason of the war, it is deemed necessary for the security, defence, peace, order and welfare of Canada to amend The Reinstatement Regulations (Order in Council P.C. 77, dated January 11, 1945) as hereinafter set out;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, is pleased to amend The Reinstatement Regulations and they are hereby amended by inserting the following section immediately after section 3 thereof:

3A. (1) For the purpose of this section "member of an interim force" means a member of the naval, military or air forces of Canada who has offered to serve in any of the said forces for a specific period terminating on or after the thirtieth day of September, 1947, and who, having been accepted for such service, is so serving.

(2) Where a person was, immediately before becoming a member of an interim force, on active service in the present war in the naval, military or air forces of Canada, his service shall, for the purposes of section three of the Act, be deemed not to have terminated whether or not he continues on active service as long as he continues to perform full time duties as a member of one of the said forces until

(a) the thirty-first day of March, 1946; or

(b) if he has applied for retirement or discharge from the said service before the thirty-first day of March, 1946, until actual termination of his service.

(3). For the purposes of section 3 of the Act, the service of a member of the interim force shall be deemed to have terminated on the thirty-first day of March, 1946, unless he has, prior to that date, applied for retirement or discharge.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council removing Shellac from import control.

P.C. 6780

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 6th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas by Order in Council P.C. 1421 dated 22nd February, 1943, the importation of shellac was prohibited except under permit;

And whereas the Minister of Finance reports that the aforesaid import control is no longer necessary or desirable;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to revoke and doth hereby revoke Order in Council P.C. 1421 dated 22nd February, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council transferring powers of Western Labour Board to National War Labour Board.

P.C. 6785

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 6th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas the Minister of Labour reports that it is considered advisable to make provision at this time for the transfer to the National War Labour Board of the responsibilities and authority presently exercised by the Western Labour Board under the provisions of Order in Council P.C. 3870 of May 17, 1943, as amended;

And Whereas it is deemed necessary by reason of the war, for the security, defence, peace, order and welfare of Canada that provision be made accordingly;

Now, Therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, is pleased to make and doth hereby make the following Order:

ORDER

1. In this Order "National War Labour Board" has the same meaning as in the Wartime Wages Control Order, 1943, and includes any Regional War Labour Board upon whom the National War Labour Board confers responsibilities for the administration of the Wartime Wages Control Order, 1943, on western defence projects; and "western defence projects" has the same meaning as in Order in Council P.C. 3870 of May 17, 1943.

2. The jurisdiction, powers and authority of the Western Labour Board under Order in Council P.C. 3870 of May 17, 1943, as amended by Order in Council P.C. 5981 of September 11, 1945, are hereby vested in the National War Labour Board and all the provisions of the said Order relating or referring to the Western Labour Board shall relate and refer *mutatis mutandis* to the National War Labour Board provided that notwithstanding the foregoing, the Western Labour Board shall have jurisdiction to deal with and dispose of any application or other proceedings pending before it on the effective date of this Order.

3. All directions, authorizations and orders made by the Western Labour Board pursuant to the authority vested in it under Order in Council P.C. 3870 of May 17, 1943, under the Wartime Wages Control Order or the Wartime Wages Control Order, 1943, shall continue in full force and effect unless or until revoked or varied by the National War Labour Board.

4. Upon this Order coming into effect, the records of the Western Labour Board shall be placed at the disposal of the National War Labour Board.

5. This Order shall come into effect on December 1, 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Feed Wheat Payment Policy Order.

P.C. 6790

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 6th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas errors were made in certain cross references in the Feed Wheat Payment Policy Order, 1945-46, Order in Council P.C. 6222, dated September 25, 1945, which it is desirable to correct;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Finance, and under and by virtue of the War Measures Act, is pleased to amend Order in Council P.C. 6222, dated September 25, 1945, and it is hereby amended as follows:

1. By deleting the words "section three or four" in subsection (2) of section 6 of the said Order in Council, and by substituting therefor the words "section four or five".
2. By deleting the words "section three" in Section 7 of the said Order in Council and by substituting therefor the words "section four".

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Hugh S. Cochrane as Dominion Administrator of Halifax Explosion and Disorder Claims.

P.C. 6793

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 2nd day of November, 1945

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas by Order in Council P.C. 5688 of the 21st of August, 1945, provision was made for the payment on an *ex gratia* basis for damage to property, including loss from looting of stock-in-trade, directly resulting from the disorders in Halifax on the 7th and 8th of May, 1945, or from the explosions which occurred in the Naval Magazine at Bedford Basin on the 18th and 19th of July, 1945;

And Whereas by the said Order in Council Mr. E. L. Cousins, Administrator of Atlantic Ports, was appointed as the agent of the Minister of Finance to receive claims for payment, to examine them and to recommend settlement;

And Whereas the Minister of Finance reports that Mr. E. L. Cousins is leaving Halifax to resume his former employment in Toronto and has asked to be relieved of his responsibilities under the said Order in Council; and

That it is desirable to appoint Mr. Hugh S. Cochrane, of the Department of Reconstruction, to act in the place of Mr. E. L. Cousins in the administration of the said Order in Council;

Therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Finance and under and by virtue of the War Measures Act, is pleased to amend Order in Council P.C. 5688 dated the 21st of August, 1945, and it is hereby amended, effective the 5th day of November 1945 by striking out paragraph 4 thereof and substituting therefor the following:

4. Mr. Hugh S. Cochrane, of the Department of Reconstruction, is hereby appointed Dominion Administrator of Halifax Explosion and Disorder Claims and as such is authorized to act as the agent of the Minister of Finance in receiving claims for payment hereunder, to examine them on behalf of the Minister of Finance and to recommend settlements. Mr. Hugh S. Cochrane is also authorized to engage such expert assistance as he considers necessary to carry out his duties hereunder.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 1

Fourth Revision

MEMORANDUM

CUSTOMS DIVISION

Ottawa, 26th October, 1945.

*To Collectors of Customs and Excise,
and others concerned:*

Goods of Enemy or Proscribed Origin

Until otherwise determined, goods of enemy or proscribed origin which arrive or have arrived in Canada are to be dealt with as follows:—

Goods of enemy origin are not to be permitted entry into Canada unless released by or on behalf of the Custodian and all such goods for which proper authority for entry is not presented are to be detained and reported immediately to the Custodian.

NOTE:—Goods the produce of enemy or proscribed territories in the European zone, when invoiced from British, Allied or neutral territories or from any territory for which the Custodian has issued a Resumption of Trade Notice, may be released without reference to the Custodian. This does not apply to shipments from firms or persons on the List of Specified Persons (vide Memorandum WM No. 19 and Supplements), nor to goods held in Customs warehouse which are not to be released or disposed of without permission of the Custodian.

In cases where goods are described as being the produce or manufacture of British and Allied or neutral countries, and it is found that they are of enemy or proscribed origin, they are to be seized and reported to the Department on Form K.9.

Goods of enemy or proscribed origin permitted entry for consumption are subject to General Tariff rates, the Trade Agreements with enemy or proscribed territories being automatically terminated or suspended. Countries or territories to which the foregoing now applies and the effective dates are:—

<i>Country</i>	<i>Date</i>
Albania	June 10, 1940
Austria	Sept. 10, 1939
Bulgaria	March 1, 1941
Burma	March 18, 1942
China (Japanese Occupied)	Dec. 7, 1941
Chinese Coast Line	Dec. 7, 1941
Danzig	Sept. 10, 1939
Estonia	Aug. 2, 1941
Formosa	Dec. 7, 1941
German Reich	Sept. 10, 1939
Hong Kong	Dec. 24, 1941
Hungary	March 1, 1941
Indo-China	Dec. 7, 1941
Italian Colonial Possessions	June 10, 1940
Japan	Dec. 7, 1941

<i>Country</i>	<i>Date</i>
Japanese Mandated Islands	Dec. 7, 1941
Karafuto	Dec. 7, 1941
Korea	Dec. 7, 1941
Kwantung Leased Territory	Dec. 7, 1941
Latvia	Aug. 2, 1941
Lithuania	Aug. 2, 1941
Malay Peninsula	Feb. 15, 1942
Manchuria	Dec. 7, 1941
Memel	Aug. 2, 1941
Netherlands East Indies	March 7, 1942
North Borneo (State of)	March 7, 1942
Poland	Sept. 10, 1939
Roumania	Oct. 12, 1940
Sarawak (State of)	March 7, 1942
Shanghai	Dec. 7, 1941
Singapore	Feb. 15, 1942
Thailand	Dec. 22, 1941
Zara	June 10, 1940

Memorandum WM No. 1, Third Revision, and Supplements are cancelled.

D. SIM,
*Deputy Minister of National Revenue,
 Customs and Excise.*

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Order

WARTIME PRICES AND TRADE BOARD

Order No. 566

Rationed Foods (Meat)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order comes into force on the 11th day of October, 1945.
2. Board Order No. 545, Rationed Foods (Meat), is amended by deleting therefrom Schedules A, B and C to such Order and by substituting therefor the following:

"SCHEDULE A

To ORDER No. 545

MEAT COUPON CHART

When a person acquires meat in accordance with this chart he must surrender to the supplier for each 100 lbs. the number of coupons indicated on this chart. For each part of 100 lbs. he must surrender a proportionate number of coupons.

(In the case of certain varieties of cooked meat in sealed containers, he must surrender for containers purchased, the pro rata number of coupons indicated on this chart.)

This chart applies to both Kosher meat and meat which is not Kosher meat.

BEEF

<i>Bone In</i>	Coupons per 100 lbs.
Carcass or Side	42
Front quarter	38
Triangle	36
Rack	39
Rib	45
Chuck (Square Cut)	37
Chuck (Cross Cut)	36
Shank	35
Brisket Point	31
Plate	35
Hindquarter	46
Hip, Long	48
Hip, Short	48
Loin, Long	44
Loin, Short	45
Loin, Shell	46
Steak Piece	43
Flank	32

Coupons
per 100 lbs.*Boneless*

Sliced Smoked Dried Beef	96
Boner Quality	44
Any other quality	—
(a) Plate Boneless	48
Brisket Point Boneless	48
Chuck Boneless	48
Clod Boneless	48
Trimmings	48
Hamburger	48
(b) Any other cuts	64

VEAL

Bone In

Carcass or Side, hide on	33
Carcass or Side, hide off	37
Front quarter (Short Cut)	34
Front quarter (Long Cut)	36
Hindquarter (Short Cut)	40
Hindquarter (Long Cut)	39

Boneless

Trimmings	44
Other than Trimmings	64

LAMB AND MUTTON

Bone In

Carcass or Side	35
Front (Short Cut)	36
Front (Long Cut)	36
Hind (Short Cut)	36
Hind (Long Cut)	37
Leg	38
Loin	35
Flank	32

Boneless

Any kind or quality	64
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PORK

*Pork (Fresh)**Bone In*Product No.
Order A-1391 Coupons
per 100 lbs.

Carcass or Side, Head On	1, 2, 3	36
Carcass or Side, Head Off	4, 5, 6	37
New York Shoulder, Hock On	17, 18	51
New York Shoulder, Hock Off	19	56
Montreal Shoulder	20, 21	56
Butt	22, 23	64
Picnic, Hock On	25, 26	38
Picnic, Hock Off	27	48
Lacone	142	32
Hock	144	32
Ham, Trimmed	30, 31	50
Loin, Trimmed	33, 34	48
Belly, Rib in, Commercial Trim.....	39	48

Product No.
Order A-1391 Coupons
per 100 lbs.

Boneless

Butt, Tied	24	64
Picnic, Hock Off, Tied	28	64
Picnic, Hock Off, Tied with Dressing.....	29	64
Ham, Trimmed, Tied	32	64
Back, Long Cut	35, 36	64
Belly, Commercial Trim	37, 38	64
Trimmings, Extra Lean	145	44
Trimmings, Regular	146	44
Tenderloin	147	64
Jowl	140	32
Boneless sows, skin on	—	42

*Pork (Cured)**Bone In*

Picnic, Hock On	46, 47	38
Picnic, Hock Off	48	48
Ham, Trimmed	54, 55	50
Belly, Rib in, Commercial Trim	59	48
Hock	195	32
Mess Pork	—	32
Short Cut Back	—	32

Boneless

Cottage Roll or Butt	45	64
Picnic, Hock Off, Tied	49	64
Back, Long Cut	50, 51, 53	83
Back, Short Cut	52	83
Ham, Trimmed, Tied	56	64
Belly, Commercial Trim	57, 58	64
Roll, Shoulder, Skin On	60	48
Roll, Pork, Skinless	61	64
Roll, Ham Butt	62	64
Jowl	140	32

Dry Salt Meats

Bellies	PART II	48
Clear Back	SECTION	38
Lean Backs	9-(1)	48
Long Clears		38
Short Clears		38

*Pork (Smoked)**Bone In*

Picnic, Hock On	72, 73	38
Picnic, Hock Off	74	48
Picnic, Hock Off, Ready to Serve	79	64
Ham, Trimmed	84, 85	50
Ham, Skinned	86	50
Ham, Skinned, Ready to Serve	93	64

Boneless

Cottage Roll or Butt	70, 71	64
Picnic, Hock On	75, 77, 80, 81	64
Picnic, Hock Off, Tied	76, 78	64
Roll, Skinless	82, 83	64
Ham, Skin On	87, 88	64
Ham, Skinless	89, 90, 91, 92	64
Back, Long Cut	94, 95, 98	83
Back, Short Cut	96, 97	83
Back, Sliced	99, 100	96

	Product No. Order A-1391	Coupons per 100 lbs.
Bacon, Rind On (in the piece)	101, 102, 104, 106	83
Bacon, Rind Off (in the piece)	105, 107	83
Bacon Ends	103	48
Bacon, Sliced, Rind On	108, 109, 112	96
Bacon, Sliced, Rind Off	110, 111, 113, 114	96
Jowl	196	38

*Pork (Cooked)**Bone In*

Hock	201	38
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Boneless

Butt	120	96
Butt, Roast, Tied with Dressing	129	96
Picnic, Hock On	121, 122	96
Picnic, Hock Off, Roast, Tied with Dressing....	130	96
Ham	123, 124, 125, 126, 127, 128	96
Ham, Roast, Tied with Dressing	131	96
Loin, Roast, Tied with Dressing	132	96

SAUSAGE

Fresh	38
Smoked, Cured, Cooked, or otherwise	48

COOKED MEAT

(Not in Sealed Containers)

Comminuted, (ground or chopped), in loaf form or otherwise..	32
Jellied meats, in loaf form or otherwise	32
Bologna	32
Wieners	32

(In Sealed Containers)

	Container Size	6	Coupons	per 12	Containers
Sausage	14 oz.	6	"	"	12
Comminuted (Ground) Pork	12 oz.	3	"	"	12
Comminuted (Ground) Pork	16 oz.	9	"	"	24
Roast Beef	16 oz.	3	"	"	12
Stews, Boiled Dinners, Hashes	15 oz.	2	"	"	12
Stews, Boiled Dinners, Hashes	16 oz.	2	"	"	12
Pork Tongues	12 oz.	3	"	"	12
Meat Sandwich Spread	7 oz.	3	"	"	24
Meat Sandwich Spread	3 oz.	3	"	"	48
Ox Tongue	32 oz.	15	"	"	24
Meat Balls	16 oz.	3	"	"	12
Beef Steak with Mushrooms	16 oz.	9	"	"	48
Beef Steak with Onions	16 oz.	9	"	"	48
Beef Steak with Kidneys.....	16 oz.	9	"	"	48
Comminuted (Ground) Pork	6 lbs.	32	"	"	100 pounds
Pork Tongue	6 lbs.	32	"	"	100 pounds

SCHEDULE B

To ORDER No. 545

MEAT COUPON AND TOKEN CHART

All products shown below are derived from beef, veal, lamb, mutton, pork or combinations of them. Any product or cut shown below has the coupon value indicated, whether or not it contains dressing.

GROUP A—1 LB. PER COUPON—2 OZS. PER TOKEN

BEEF—Smoked

Sliced dried beef

Side Bacon (sliced) (rind on or rindless)

PORK—Cured

Back (sliced) boneless

COOKED MEAT

Any uncooked Group B item (bone in or boneless), when cooked

PORK—Smoked

Back Bacon (sliced)

Pork Butt—boneless

Pork Ham—boneless

GROUP B—1½ LBS. PER COUPON—3 OZS. PER TOKEN

BEEF—Fresh or Cured

Round Steak or Roast—bone in

Round Steak or Roast—boneless

Round Steak, Minced

Sirloin Tip—boneless

Sirloin Tip, Cubed or Minute

Steaks—boneless

Sirloin Butt—boneless

Flank Steak—boneless

Strip Loin—boneless

Rib Roast, 7 Rib Bones (rolled whole)—boneless

Prime Rib Roast, 5 Rib Bones (rolled)—boneless

Rib Roast Rolled, 6th and 7th Rib Bones—Inside Roll—boneless

Tenderloin

Ham, Whole, Pieces or Slices—boneless

Picnic, Hockless—boneless

Back, Whole, Pieces or Slices—boneless

Side Pork, Whole, Pieces or Slices—boneless

Trimnings, Extra Lean (skinless)

Tenderloin

PORK—Cured

Cottage Roll or Butt, Whole or Pieces—boneless

Picnic, Hockless—boneless

Ham, Whole, Pieces or Slices—boneless

Ham, Centre Slices—bone in

Back, Whole or Pieces—boneless

Skinless Roll—boneless

Ham Butt Roll—boneless

PORK—Smoked

Picnic, Hockless or Hock on—boneless

Cottage Roll or Butt, Whole or Pieces—boneless

Skinless Roll—boneless

Ham, Centre Slices—bone in

Ham, Whole (skin on or skinless), Pieces or Slices—boneless

Back, Whole or Pieces—boneless

Side Bacon (rind on or rindless), Whole or Pieces

COOKED MEAT

Any uncooked Group C item (bone in or boneless), when cooked.

GROUP C—2 LBS. PER COUPON—4 OZS. PER TOKEN

BEEF—Fresh or Cured

Shank, Hindquarter—boneless

Rump Roast, Round or Square End—bone in

Sirloin Steak or Roast—bone in

Porter Steak or Roast—bone in

T-bone Steak or Roast—bone in

Wing Steak or Roast—bone in

Rib Roast, 7 Rib Bones, Whole—
bone in
Prime Rib Roast, 5 Rib Bones—
bone in
Rib Roast, 6th and 7th Rib Bones—
bone in
Rolled Rib Roast, 6th and 7th Rib
Bones, Outside Roll—boneless
Plate Brisket (rolled)—boneless
Brisket Point (rolled)—boneless
Rolled Shoulder—boneless
Short or Cross Rib Roast—bone in
Blade Roast, Blade and Backstrap out
—bone in
Chuck Roast—boneless
Neck—boneless
Shank, Centre Cut—bone in
Shank Meat—boneless
Stewing Meat—boneless
Hamburger

VEAL—Fresh

Shank, Hind—boneless
Rump, Knuckle Bone out—bone in
Sirloin Butt Roast—bone in
Sirloin Butt Steak—bone in
Leg, Sirloin Butt End—bone in
Loin, Full Cut, Flank off, Kidney and
Suet out—bone in
Loin, Short Cut, Flank off, Kidney and
Suet out—bone in
Loin Chop or Roast, Tenderloin End
—bone in
Loin Chop or Roast, Rib End—
bone in
Round Bone Shoulder Chop or Roast
—bone in
Shank, Front—boneless
Neck—boneless
Veal Loaf or Patties
Stewing Veal—boneless

GROUP D—2½ LBS. PER COUPON—5 OZS. PER TOKEN

BEEF—Fresh or Cured

Short Ribs, Braising—bone in
Plate Brisket—bone in
Brisket Point—bone in
Round Bone Shoulder Roast—bone in
Blade Roast—bone in
Chuck Roast—bone in
Shank, Frontquarter, Whole—bone in
Flank, Trimmed—bone in

VEAL—Fresh

Leg, Long Cut—bone in
Leg, Short Cut—bone in
Leg, Shank End—bone in
Loin, Full Cut, Flank on, Kidney and
Suet out—bone in
Blade Chop or Roast—bone in
Breast—bone in
Neck—bone in
Forequarter, Whole, 7 Rib Bones—
—bone in

LAMB or MUTTON—Fresh

Sirloin or Chump Chop—bone in
Loin, Whole, Flank off, Kidney and
Suet out—bone in
Loin Roast or Chop, Tenderloin End
—bone in
Patties

PORK—Fresh

Picnic, Hockless—bone in
Butt (rind one), Whole, Pieces or
Chop—bone in
Butt (rind on), Whole or Pieces—
boneless
Ham, Trimmed, Whole, Butt End or
Shank End—bone in
Loip, Trimmed (rindless), Whole,
Pieces or Chop—bone in
Side Pork, Whole or Pieces—bone in

PORK—Cured

Picnic, Hockless—bone in
Ham, Trimmed, Whole, Butt End or
Shank End—bone in
Side Pork, Whole or Pieces—bone in
Shoulder Roll (skin on)—boneless
Dry Salt Belly—boneless
Dry Salt Lean Backs—boneless

PORK—Smoked

Picnic, Hockless—bone in
Ham, Trimmed or Skinned, Whole,
Butt End or Shank End—bone in
Minced Bacon Ends

COOKED MEAT

Any uncooked Group D item (bone
in or boneless), when cooked.
Sausage, Smoked or Cooked.

Rack, Whole—bone in
Rack, Shoulder off, Knuckle Bone out
—bone in

SAUSAGE—Fresh or Cured

Pork Sausage
Commercial Sausage

LAMB or MUTTON—Fresh

Leg, Full Cut, Whole or Half—
bone in
Leg, Short Cut—bone in

LAMB or MUTTON—Fresh

Loin, Whole, Flank on, Kidney and
Suet out—bone in
Loin Rib Roast or Chop—bone in
Frontquarter, Whole or Half—bone in
Rack or Shoulder, Neck on—bone in
Rack or Shoulder, Neck off—bone in
Rack or Shoulder Chop—bone in

PORK—Fresh

Picnic, Hock on—*bone in*
 Loin (rind on), Whole, Pieces or
 Chop—*bone in*

PORK—Cured

Dry Salt Long Clear—*boneless*
 Dry Salt Short Clear—*boneless*

Dry Salt Clear Back—*boneless*
 Picnic, Hock on—*bone in*

PORK—Smoked

Picnic, Hock on—*bone in*
 Jowl

COOKED MEAT

Any uncooked Group E item (bone
 in or boneless), when cooked.

GROUP E—3 LBS. PER COUPON—6 OZS. PER TOKEN

BEEF—Fresh or Cured

Shank, Knuckle End—*bone in*

VEAL—Fresh

Flank—*bone in*
 Shank, Front—*bone in*
 Shank, Hind—*bone in*

LAMB or MUTTON—Fresh

Flank—*bone in*
 Neck—*bone in*
 Breast—*bone in*

PORK—Fresh

Lacone—*bone in*
 Hock—*bone in*
 Jowl

PORK—Cured

Hock—*bone in*
 Mess Pork—*bone in*
 Short Cut Back—*bone in*
 Jowl

COOKED MEAT

Loaves made from chopped or minced
 meat. Cooked meats or jellied
 meats, in loaf form or otherwise.
 Brawn or Headcheese
 Liver Sausage, all types
 Bologna
 Wieners
 Cretons Français

CANNED MEAT—MEAT PIES

MEAT (IN SEALED CONTAINERS)

	Container
Sausage	1—14 oz.—4 tokens
Comminuted (Ground) Pork	1—12 oz.—2 “
Comminuted (Ground) Pork	1—16 oz.—3 “
Roast Beef	1—16 oz.—2 “
Stews, boiled dinners, hashes	3—15 oz.—4 “
Stews, boiled dinners, hashes	3—16 oz.—4 “
Pork Tongues	1—12 oz.—2 “
Meat Sandwich Spread	1— 7 oz.—1 token
Meat Sandwich Spread	2— 3 oz.—1 “
Ox Tongue	1—32 oz.—5 tokens
Meat Balls	1—16 oz.—2 “
Beefsteak with Mushrooms	2—16 oz.—3 “
Beefsteak with Onions	2—16 oz.—3 “
Beefsteak with Kidneys	2—16 oz.—3 “

MEAT PIES

For any size Meat Pie, 16 oz. per token

SCHEDULE C

To ORDER No. 545

KOSHER MEAT COUPON CHART

All products shown below are derived from beef, veal, lamb, mutton, or combinations of them.

GROUP A—1 LB. PER COUPON

(2 oz. per token)

Smoked or Cooked Meat

Any unsmoked or uncooked Group B item when smoked or cooked.

GROUP B—1½ LBS. PER COUPON

(3 oz. per token)

BEEF—Fresh or Cured

Rib Roast or Steak—*bone in*
 Shoulder Roast or Steak—*boneless*
 Brisket Point—*boneless*

Smoked or Cooked Meat

Any unsmoked or uncooked Group C
 item when smoked or cooked

VEAL—Fresh or Cured

Rib Chop (cut from first 5 ribs)—
boneless
 Shoulder Roast or Steak—*boneless*
 Brisket—*boneless*

GROUP C—2 LBS. PER COUPON

(4 oz. per token)

BEEF—Fresh or Cured

Plate or Flanken (rolled)—*boneless*
 Top Skirt—*boneless*
 Neck—*boneless*
 Shank—*boneless*
 Stewing Beef or Minced Beef—
boneless

VEAL—Fresh or Cured

Neck—*boneless*
 Shank—*boneless*

LAMB or MUTTON—Fresh

Patties

Smoked or Cooked Meat

Any unsmoked or uncooked Group D
 item (*bone in* or *boneless*) when
 smoked or cooked
 Sausage, smoked or cooked.

GROUP D—2½ LBS. PER COUPON

(5 oz. per token)

BEEF—Fresh or Cured

Plate or Flanken, including Brisket—
bone in
 Shortribs—*bone in*
 Chuck Roast or Steak—*bone in*

LAMB OR MUTTON—Fresh

Any Lamb cut—*bone in*

*SAUSAGE—Fresh or Cured**VEAL—Fresh or Cured*

Blade Cap—*bone in*
 Chuck, Neck off—*bone in*
 Brisket—*bone in*
 Flank or Flanken—*bone in*

Smoked or Cooked Meat

Any unsmoked or uncooked Group E
 item when smoked or cooked.

GROUP E—3 LBS. PER COUPON

(6 oz. per token)

BEEF—Fresh or Cured

Neck—*bone in*
 Shank—*bone in*

Cooked Meat

Bologna
 Wieners."

3. Board Order No. 562, Rationed Foods (Meat), is hereby revoked.

Made at Ottawa, this 10th day of October, 1945.

K. W. TAYLOR,

Deputy Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1782

Maximum Retail Prices for New Motor Vehicles

Under powers conferred on the Administrator of Motor Vehicles and Parts by the Wartime Prices and Trade Board, it is hereby ordered as follows:

Effective Date and Application of Order

1. (1) This Order shall come into effect on November 19, 1945, and replaces Administrator's Order No. A-1504 which is hereby revoked.

(2) The provisions of Order No. 414 of the Board shall cease to apply to new motor vehicles.

2. (1) For the purposes of this Order,

(a) "Administrator" means the Administrator of Motor Vehicles and Parts appointed by the Board and includes a Deputy Administrator;

(b) "dealer" means any person who, in the ordinary course of business, sells new motor vehicles at retail;

(c) "distributor" means any person (other than a manufacturer) who, in the ordinary course of business, sells new motor vehicles other than at retail;

(d) "motor vehicle" means any vehicle the motive power for which is furnished by any type of internal combustion engine, and shall include any new complete two-wheeled or three-wheeled motorcycle the motive power for which is furnished by an air-cooled internal combustion engine, but shall not include any self-tracklaying vehicle (other than a snowmobile), any tractor, any railway rolling stock or any implement or machine designed for sowing or cultivating agricultural land or harvesting any crop grown thereon;

(e) "sell" includes offer to sell.

Maximum Retail Prices for New Motor Vehicles

3. (1) The maximum price at which any person may sell any new motor vehicle shall be the maximum retail price therefor fixed by the Administrator on the basis of delivery f.o.b. the factory in Canada of the manufacturer thereof or f.o.b. the point or points designated by the Administrator in fixing such maximum retail price, plus the following charges:

(a) a charge, as fixed by the Administrator, to cover the cost of transporting the motor vehicle from the above-mentioned factory or point for the purpose of sale at retail; and

(b) the following charge according to the type of motor vehicle:

(i) a charge not exceeding twenty-five dollars (\$25.00) if the motor vehicle (other than a motorcycle) is designed for carrying passengers and with a seating capacity for ten persons or less, or

(ii) a charge not exceeding ten dollars (\$10.00) if the motor vehicle is a motorcycle, or

(iii) a charge not exceeding thirty-five dollars (\$35.00) in the case of any motor vehicle not described in paragraph (i) or paragraph (ii) preceding,

for which charge, in any such case, the following services and supplies shall be supplied to the buyer:

Unloading, necessary assembling and handling,
Mechanical inspection,

Washing and polishing,

Filling the transmission and differential with oil, and greasing generally,

Filling the motor with oil other than gasoline,

Preparing for delivery to the buyer all factory-recommended "get ready" and "delivery" preparations; and

- (c) a charge, not exceeding the amount fixed by the Administrator, for any option or accessory supplied with the motor vehicle and not designated by the Administrator as being included with the motor vehicle in the maximum retail price fixed by him for the motor vehicle.

(2) Any commission, reward, premium or other payment or consideration of any kind in money or money's worth (including any used motor vehicle or any goods traded in or taken in exchange) claimed, stipulated for, taken or made directly or indirectly by or to any person in connection with or arising out of the sale, purchase or disposition of a new motor vehicle, shall be and form part of the price at which such motor vehicle is bought, sold or disposed of.

(3) Every person who takes or accepts any used motor vehicle in exchange for, as a trade-in, or as part of the purchase price of a new motor vehicle shall allow a reasonable and just valuation on the used motor vehicle so traded in or exchanged, having regard to the condition of such used motor vehicle when traded in or exchanged, but in no event exceeding the lawful maximum price at which such used motor vehicle may be sold.

Restrictions on Sales

4. (1) No person shall sell any model of new motor vehicle unless, in regard to that model, he has complied in every respect with this Section.

(2) Every person who manufactures or imports any model of new motor vehicle shall make an application to the Administrator to fix

- (a) the maximum retail price for that model, including any option or accessory to be supplied with it,
- (b) the maximum retail price for any option or accessory referred to in clause (c) of subsection (1) of Section 3, and
- (c) the transportation charge referred to in clause (a) of subsection (1) of Section 3,

(3) The application shall be on a form provided by the Board and all information required in or by such form shall be furnished and in the manner required. The applicant shall furnish to the Administrator with his application a list of the names and addresses of distributors and dealers whom he has appointed to sell the model described in his application and shall supplement such list whenever he appoints any additional distributor or dealer. If the applicant has not previously filed with the Administrator a table showing the proposed transportation charge referred to in clause (a) of subsection (1) of Section 3 which each of such distributors and dealers is to be entitled to charge on selling such model at retail, he shall, with his first application, file such table with the Administrator; and shall supplement such table whenever he appoints any distributor or dealer at a place not shown in such table.

(4) The Administrator will forward to the applicant a price-notification in duplicate in respect of the prices and charges referred to in subsection (2). When the applicant receives such price-notification in duplicate, he shall forthwith endorse upon one copy thereof a signed and dated acknowledgment of its receipt by him, forward that endorsed copy to the Administrator and retain the other copy for inspection at any time by any representative of the Board. The applicant shall forward to each distributor and dealer to whom he sells such model two true copies of such price-notification together with a notice in duplicate notifying such distributor or dealer of the amount of the transportation charge as fixed by the Administrator that may be charged by that distributor or dealer on selling such model at retail.

(5) Every distributor shall furnish to the Administrator a list of the names and addresses of the dealers whom he has appointed to sell motor vehicles and shall supplement such list whenever he appoints any additional dealer. When a distributor receives from a manufacturer or importer two copies of each of the documents referred to in subsection (4) preceding, he shall

- (a) endorse upon one copy of each of such documents a signed and dated acknowledgment of its receipt by him, forward those endorsed copies to the Administrator, and retain the other copies for inspection at any time by any representative of the Board, and
- (b) forward to each dealer to whom he sells the model referred to in such documents two true copies of each of such documents.

If any notice received by a distributor under subsection (4) preceding does not indicate the transportation charge that any particular dealer to whom the distributor sells the model referred to in the notice may charge on selling such model at retail, the distributor shall make an application to the Administrator to fix such transportation charge. When the distributor receives such fixation in duplicate from the Administrator, he shall forthwith endorse upon one copy thereof a signed and dated acknowledgment of its receipt by him, forward that endorsed copy to the Administrator, retain the other copy for inspection at any time by any representative of the Board, and forward two true copies thereof to the above-mentioned dealer.

(6) Every dealer who receives from a manufacturer or importer two copies of the documents referred to in subsection (4) preceding, or who receives from a distributor two copies of the documents referred to in subsection (5) preceding, shall forthwith endorse upon one copy of each such document a signed and dated acknowledgment of its receipt by him, forward those endorsed copies to the Administrator and retain the other copies for inspection at any time by any representative of the Board.

Statement of Transaction

5. Every person who sells any new motor vehicle at retail shall furnish the buyer with a statement showing the model of the vehicle and the price charged therefor, any option or accessory supplied to the buyer and the price charged therefor, a description of any used motor vehicle or goods taken as a trade-in or as part of the consideration and the amount allowed therefor, the total amount paid in cash by the buyer and the balance payable by the buyer; and shall retain a copy of such statement for inspection at any time by any representative of the Board. If the motor vehicle is sold on credit terms, the terms of sale and the above-mentioned statement shall also comply with Order No. 225 of the Board respecting Consumer Credit.

Dated at Ottawa, this 26th day of October, 1945.

E. R. BIRCHARD,
*Administrator of Motor Vehicles
and Parts.*

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1791

Maximum Prices for Sales by Wholesale Distributors and Retailers of Pacific Oysters

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, it is hereby ordered as follows:

Application of Order

1. This Order comes into force on November 7, 1945, and fixes maximum prices for sales at wholesale and retail of fresh or frozen imported and domestic Pacific oysters. Pacific oysters have been removed from the Schedule to Administrator's Order No. A-1096, as amended, and accordingly that Order no longer applies to such products.

Definitions

2. For the purposes of this Order,

- (a) "pacific oysters" means oysters taken in the waters off the Pacific Coast or from the waters of any river flowing into the Pacific Ocean;
- (b) "processor" means a person who buys or otherwise acquires oysters from a primary producer of oysters for resale;
- (c) "sell" includes "offer to sell";
- (d) "sell at wholesale" means to sell otherwise than at retail;
- (e) "wholesale distributor" means any person other than a primary producer or a processor who sells at wholesale.

Sales by Wholesale Distributors

3. The maximum price at which a wholesale distributor may sell any Pacific oysters at wholesale shall be the sum of the following f.o.b. his place of business:

- (a) the actual price paid by him for the oysters;
- (b) actual transportation charges, not exceeding the common carrier rate, paid by him, that are not included in the actual price he paid for the oysters;
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales of the same or substantially similar kind of Pacific oysters but not in any event exceeding 20 per cent of his selling price.

Combined Markups of Wholesale Distributors

4. (1) When sales of Pacific oysters are made by and between wholesale distributors the total amount of the markup of all the wholesale distributors combined must not exceed the highest amount of markup which the first of them could have included as part of his selling price on a sale to a person other than a wholesale distributor.

(2) Every wholesale distributor on a sale to another wholesale distributor shall state on the sales invoice furnished the buyer the proportion of the total combined markup that has been taken by him and by any other wholesale distributor who handled the oysters and the amount of the markup remaining to the buyer.

Sales at Retail

5. The maximum price at which any person other than a primary producer or a processor may sell any Pacific oysters at retail shall be the sum of the following:

- (a) the actual price paid by him for the oysters but not exceeding, if he buys them from a wholesale distributor, the maximum price as fixed by this Order that may be charged him by the wholesale distributor;
- (b) actual transportation charges paid by him that are not included in the actual price he paid for the oysters; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or substantially similar kind of Pacific oysters but not in any event exceeding 33½ per cent of his selling price.

Records of Sales and Purchases.

Sales Invoices

6. (1) On every sale at wholesale of Pacific oysters the seller shall at the time of delivery of the product furnish the buyer with an invoice showing:

- (a) the names and identifying addresses of the seller and the buyer and the date of sale;
- (b) the kind of oysters, the quantity sold and price charged;
- (c) the transportation charges, if any, paid by him.

(2) Every such seller shall keep a duplicate of each invoice furnished by him as required by this Section.

Records of Purchases

7. (1) Every person who buys any Pacific oysters for resale shall at the time of delivery of the product to him, obtain from his supplier an invoice completed in accordance with the provisions of subsection (1) of Section 6 covering that transaction.

(2) Every person who buys any Pacific oysters for resale shall at the time of delivery of the product to him, obtain a receipted bill covering any amount paid by him for the transportation of the product.

Retention and Inspection of Invoices and Transportation Receipts

8. Every duplicate copy of an invoice which a seller of any Pacific oysters is required by this Order to make and keep and every invoice and transportation bill or receipt which a person who buys any such product obtains, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales at Retail

9. Every person who sells any Pacific oysters at retail shall upon request of the buyer furnish him with a sales invoice, showing the date of sale, the seller's name and address, the kind, quantity and price of the product sold.

Dated at Ottawa, this 3rd day of November, 1945.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE:—Under the provisions of Board Order No. 336, as amended, sales by primary producers and processors of Pacific oysters are exempt from the seller's basic period maximum price fixed by Section 7 of The Wartime Prices and Trade Regulations.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1792

Respecting Maximum Prices for Fresh, Frozen, Smoked and Cured Pacific Coast Fish and Shell Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, it is hereby ordered as follows:

1. This Order comes into force on November 7, 1945.

2. Part "E" of the Schedule to Administrator's Order No. A-1096, as amended, is hereby amended by striking out the following items under the following headings:

"Kind of Shell Fish	Size of Container	Primary	Processors to
		Producers to Processors	Wholesalers or Retailers
130. Pacific Oysters.....	Gal. (U.S.A.)	\$3.50 per gallon	\$4.00 per gallon
131. Pacific Oysters.....	Pint	.50 per pint	.55 per pint
132. Pacific Oysters.....	$\frac{1}{2}$ pint	.25 per $\frac{1}{2}$ pint	.30 per $\frac{1}{2}$ pint
133. Pacific Oysters.....	any size container	.50 per doz.	.60 per doz."
(in shell)			

Dated at Ottawa, this 3rd day of November, 1945.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1793

Respecting Raw Jute

Under powers given by the Wartime Prices and Trade Board to the Administrator of Cotton and Cotton Products, it is hereby ordered as follows:

1. Administrator's Order No. A-328, which restricted the processing and distribution of raw jute, is revoked.

2. This Order comes into force on November 15, 1945.

Dated at Ottawa, this 5th day of November, 1945.

A. C. JOHNSTON,
Administrator of Cotton and Cotton Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1794

Respecting Knitted Lingerie

Under powers given by the Wartime Prices and Trade Board to the Administrator of Knit Goods, it is hereby ordered as follows:—

1. Administrator's Order No. A-777, which restricted the manufacture of knitted lingerie, is revoked.

2. This Order comes into force on November 15, 1945.

Dated at Ottawa, this 5th day of November, 1945.

H. G. SMITH,
Administrator of Knit Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE: The provisions of this Order will permit manufacturers to resume production of some goods which have heretofore been prohibited. If a manufacturer resumes production of goods for which his maximum price has been established in accordance with The Wartime Prices and Trade Regulations or by an Order issued under such regulations, he must not sell or offer to sell those goods at a price which is higher than that maximum price. If he produces goods which are not identical in every respect (including trade description) with goods for which his maximum price has been established, he must make an application to have his maximum price therefor fixed under the provisions of Order No. 414 of the Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1795

Moisture-Proof Transparent Film

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:—

1. This Order comes into force on December 1, 1945, and revokes Administrator's Order No. A-620 which restricted the use of all forms of transparent film. This Order restricts the use of moisture-proof transparent film only.

2. For the purposes of this Order "moisture-proof transparent film" includes any moisture-proofed grade of "Cellophane", "Sylphrap", "Diophane", "Protectoid" and "Kodapak," and also includes "Pliofilm."

3. Except with the written permission of the Administrator of Packages and Converted Paper Products, no person shall use moisture-proof transparent film for any purpose other than to pack or wrap food, candy, drug or tobacco which is not packed in a metal or glass container.

4. This Order does not apply to scrap moisture-proof transparent film or to moisture-proof transparent film of or exceeding a thickness of two and one-quarter one thousandths ($2\frac{1}{4}/1000$) of an inch.

Dated at Ottawa, this 5th day of November, 1945.

C. V. HODDER,
*Administrator of Packages
and Converted Paper Products.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CHEMICALS CONTROLLER

Order No. C.C. 36

(Revocation of all Unrescinded Orders)

Dated October 31, 1945

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Every unrescinded order, regulation, licence, permit, prohibition, requirement, direction, restriction limitation or instruction issued by the Chemicals Controller or by any Associate or Deputy Chemicals Controller or by any person acting through or under any of them is hereby revoked.

E. T. STERNE,
Chemicals Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M. C. 4C

(Order No. M.C. 4B—Tinplate—Rescinded)

Dated October 31, 1945

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 4B, dated September 15, 1944, is rescinded.

NORMAN B. DAVIES,
Deputy Metals Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

(NOTE: Order No. M.C.4B has been replaced by Order of the Administrator of Non-Administrator of Non-Ferrous Metals (Primary) of the Wartime Prices and Trade Board No. A-1780, respecting Non-Ferrous Metal Scrap.)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 10C-2

(Orders Nos. M.C. 10C and M.C. 10C-1—Non-Ferrous Scrap Metal—Rescinded)

Dated October 31, 1945

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Orders of the Metals Controller Nos. M.C.10C, dated December 22, 1944, and M.C. 10 C-1, dated June 23, 1945, are rescinded.

F. M. CONNELL,
Metals Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

(NOTE: Orders Nos. MC 10C and M.C. 10C-1 have been replaced by Order of the Administrator of Non-Ferrous Metals (Primary) of the Wartime Prices and Trade Board No. A-1780, respecting Non-Ferrous Metal Scrap.)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 18E

(Order No. M.C. 18D—Tin—Rescinded)

Dated October 31, 1945

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 18D, dated July 28, 1944, is rescinded.

NORMAN B. DAVIES,
Deputy Metals Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

(NOTE: Order No. M.C. 18D has been replaced by Order of the Administrator of Non-Ferrous Metals (Primary) of the Wartime Prices and Trade Board No. A-1774, respecting Tin.)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 24C

(Orders Nos. M.C. 24 and M.C. 24B—Non-ferrous Metal Ingots—Rescinded)

Dated October 31, 1945

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Orders of the Metals Controller Nos. M.C. 24, dated September 1, 1942, and M.C. 24B, dated November 1, 1944, are rescinded.

F. M. CONNELL,
Metals Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

(NOTE: Orders Nos. M.C. 24 and M.C. 24B have been replaced by Order of the Administrator of Non-Ferrous Metals (Primary) of the Wartime Prices and Trade Board No. A-1779, respecting Non-Ferrous Ingots Containing Tin.)

DEPARTMENT OF MUNITIONS AND SUPPLY

Order No. M.C. 28C

METALS CONTROLLER

(Order No. 28B—Tin-Containing Non-Ferrous Ingots for Castings—Rescinded)

Dated October 31, 1945

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 28B, dated May 25, 1943, is rescinded.

F. M. CONNELL,
Metals Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

(NOTE: Order No. M.C. 28B has been replaced by Order of the Administrator of Non-Ferrous Metals (Primary) of the Wartime Prices and Trade Board No. A-1779, respecting Non-Ferrous Ingots Containing Tin.)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 29A-2

(Orders Nos. M.C. 29A and M.C. 29A-1—Segregation of Certain Non-ferrous Scrap Metals—Rescinded)

Dated October 31, 1945

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Orders of the Metals Controller Nos. M.C. 29A, dated April 28, 1943, and M.C. 29A-1, dated August 22, 1944, are rescinded.

F. M. CONNELL,
Metals Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

(NOTE: Orders Nos. M.C. 29A and 29A-1 have been replaced by Order of the Administrator of Non-Ferrous Metals (Primary) of the Wartime Prices and Trade Board No. A-1780, respecting Non-Ferrous Metal Scrap.)

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

ORDER No. M.V.C. 29

(Order No. M.V.C. 27—New Motor Vehicles—Passenger Cars—Rescinded and new Rationing Order Substituted)

Dated November 10, 1945.

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. DEFINITIONS

For the purposes of this Order, unless the context otherwise requires,

- (a) "motor vehicle" means any vehicle, the motive power for which is furnished by an internal combustion engine, but shall not include a motorcycle, trailer, any self tracklaying vehicle, tractor, railway rolling stock or any implement or machine designed for sowing or cultivating agricultural land or harvesting crops grown thereon;
- (b) "passenger car" means any motor vehicle designed for the carriage of people and with a seating capacity for ten persons or less;
- (c) "manufacturer" means any person who manufactures, assembles or imports a passenger car;
- (d) "dealer" means any person (other than a manufacturer) who, in the ordinary course of business, sells or otherwise deals in passenger cars;
- (e) "eligible consumer" means any person who carries on any of the businesses or activities listed in Schedule "A" to this Order;
- (f) "Priority Certificate" means a Priority Certificate issued by the Motor Vehicle Controller or by a Motor Vehicle Rationing Officer authorizing the purchase of a new passenger car.

2. ORDER No. M.V.C. 27 RESCINDED

The Order of the Motor Vehicle Controller No. M.V.C. 27 dated August 13, 1945, is rescinded.

3. DISTRIBUTION OF NEW PASSENGER CARS BY MANUFACTURERS

A manufacturer must not sell or dispose of any new passenger car except in accordance with the written instructions of the Motor Vehicle Controller.

4. APPLICATION BY ELIGIBLE CONSUMERS FOR PRIORITY CERTIFICATE

(1) Any eligible consumer who requires a new passenger car may apply to a Regional or Local Office of the Wartime Prices and Trade Board, on the form provided, for a Priority Certificate and shall furnish the Rationing Officer with any information he requires. An application for a Priority Certificate must be made to the office servicing the area where the new passenger car is to be stationed, but in cases of emergency or other special circumstances, application may be made to any other office.

(NOTE: The Regional and Local Offices of the Wartime Prices and Trade Board in existence at the date of this Order are listed in Schedule "B" hereto.)

(2) An eligible consumer will be entitled to a Priority Certificate (which will be issued in duplicate) of the particular class as set out in Schedule "A" to this Order only if he establishes to the satisfaction of the Motor Vehicle Rationing Officer,

- (a) his need for the new passenger car for the purpose of his profession, business, trade or calling; and
- (b) that the new passenger car will be used for the purposes of such profession, business, trade or calling to the extent of not less than 75 per cent of the mileage travelled by it; and

- (c) that he has not disposed of a serviceable passenger car in order to qualify for a new one.

5. PRIORITY CERTIFICATE ISSUED BY CONTROLLER

Any person to whom a Priority Certificate has been issued, who considers that he has not been given the priority of delivery by a dealer as required by this Order may apply to the Controller for a Priority Certificate and shall, with such application, forward to the Controller his copy of the Priority Certificate previously filed with the dealer, and furnish the Controller with all relevant information.

(NOTE: The Motor Vehicle Controller does not intend to deal with applications for Priority Certificates except as noted in this Section 5. All applications should be made to the Motor Vehicle Rationing Officers as prescribed in Section 4 of this Order.)

6. PURCHASE ORDERS ON DEALERS BY HOLDERS OF PRIORITY CERTIFICATES

(1) *Placing of Order by Eligible Consumer*

Any eligible consumer to whom a Priority Certificate has been issued may place a purchase order with any dealer for the new passenger car he desires to buy, and shall, when placing the order, give both copies of the Priority Certificate to the dealer.

(2) *Duties of Dealer on Receiving Purchase Order*

Each dealer shall, at the time he accepts a purchase order from a consumer with a Priority Certificate,

- (a) fill in on both copies of the Certificate the particulars of the new passenger car ordered, i.e. make and/or model, with, if desired an alternative;
- (b) fill in on both copies of the Certificate the date on which the purchase order was placed and the dealer's address, sign both copies of the Certificate, return one copy to the consumer and retain the other on his files.

(NOTE: A dealer should exercise particular care in setting out the details of his customer's purchase order on the Priority Certificate. The time within which the consumer obtains delivery may be directly affected by the degree to which he asks for a particular make or model. The customer's purchase order, as entered on the Priority Certificate cannot afterwards be changed.)

7. ORDER OF PRIORITY OF PURCHASE ORDERS FOR NEW PASSENGER CARS

(1) *Order of Priority between Classes of Consumers*

Consumers' purchase orders for new passenger cars shall take the following order of priority:

- First* (highest)—The purchase order of the holder of a Priority Certificate issued by the Motor Vehicle Controller;
- Second*—The purchase order of an eligible consumer who holds a Class "A" Priority Certificate.
- Third*—The purchase order of an eligible consumer who holds a Class "B" Priority Certificate.
- Fourth* (lowest)—The purchase order of a consumer who holds no Priority Certificate.

(2) *Date of Placing Purchase Order to Govern as between Consumers Equal in Priority*

As between consumers' purchase orders equal in priority, and coming within the First, Second or Third order of priority, the purchase order first placed with the dealer shall be filled first.

8. PRIORITY AND PROCEDURE FOR DELIVERIES OF NEW PASSENGER CARS

(1) As soon as a dealer has a new passenger car available for delivery, he must notify the eligible consumer having the highest priority (as set out in Section 7 of this Order) who has placed a purchase order with the dealer and whose requirements (as set out in his Priority Certificate) will be satisfied by the delivery of that passenger car, and delivery must be tendered to that consumer. The notification and tender of delivery must be in writing.

(2) If the eligible consumer having the highest priority does not take delivery of his new passenger car within ten days of the dealer's notification to him that it is available for delivery, or if he advises the dealer in writing within that period that he does not intend to take delivery, he forfeits his right to the delivery and his Priority Certificate shall be treated by the dealer as cancelled. The dealer must then notify and tender delivery to the eligible consumer next in priority whose requirements (as set out in his Priority Certificate) will be satisfied by the delivery of that passenger car.

(3) Nothing in this Section shall require any dealer to give priority on delivery to any consumer who refuses to comply with the ordinary, reasonable and lawful terms of sale of the dealer.

(4) Each consumer holding a Priority Certificate shall, upon taking delivery of a new passenger car, surrender his copy of his Priority Certificate to the dealer.

(5) Each dealer shall, immediately upon receiving the consumer's copy of a Priority Certificate, endorse on each copy the particulars of the passenger car delivered and the date of delivery and forward the copy surrendered by the consumer to the Motor Vehicle Controller, Ottawa, retaining the other copy on his files.

9. EXPIRY AND EXTENSION OF PRIORITY CERTIFICATES

(1) A Priority Certificate will expire on the date stated on the Certificate for the expiration thereof, unless it has been extended on application to the office at which it was issued in which event the extended expiry date will be endorsed on the Priority Certificate by the Motor Vehicle Rationing Officer.

(2) An eligible consumer who does not place his order with a dealer within ten days from the date of his Priority Certificate forfeits his right to an extension of the time for its expiration.

(3) Any eligible consumer, to whom a Priority Certificate has been issued and who has placed his purchase order on a dealer within ten days from the date of the issuance of the Certificate, may apply to the Motor Vehicle Rationing Officer for an extension of the time for the expiration of the Certificate, if the consumer is unable to obtain delivery of the new passenger car ordered before the date stated on the Certificate for the expiration thereof.

10. RE SALE OF NEW PASSENGER CARS

Except under permit issued by the Controller, a person who acquires a new passenger car must not sell or otherwise dispose of such car within a period of six months from the date he acquires it; provided that this prohibition shall not apply to the sale of new passenger cars by dealers, who acquire such cars under a contract with the manufacturer who produced them, or under a contract with another dealer having such a contract with the manufacturer.

11. GENERAL PROHIBITIONS APPLICABLE TO DEALERS

(1) A dealer must not deliver or transfer the possession or the right to possession of any new passenger car to any consumer, except that consumer to whom the dealer is required by Section 8 of this Order to deliver the new passenger car.

(2) A dealer must not take an order for a new passenger car against a Priority Certificate which shows any indication of having been altered or tampered with.

(3) A dealer must not take an order for a new passenger car against a Priority Certificate from any person, except the person named in the Certificate as the person to whom it was granted.

(4) A dealer must not take an order for a new passenger car against a Priority Certificate after the date stated on the Certificate for the expiration thereof.

(5) A dealer must not deliver a new passenger car to the holder of a Priority Certificate without the surrender by that holder of his copy of the Certificate.

(6) A dealer must not sell or agree to sell a new passenger car against a purchase order endorsed on a Priority Certificate, to any person, except the person named in the Certificate.

(7) A dealer must not deliver a new passenger car against a Priority Certificate after the date stated on the certificate for the expiration thereof or, if the time has been extended by a Rationing Officer, after the date stated for the expiration of the extension.

(8) A dealer must not deliver any new passenger car to a consumer, to whom a Priority Certificate has been issued, except a passenger car which corresponds to the description thereof on the copy of the Priority Certificate filed with the dealer.

12. GENERAL PROHIBITIONS APPLICABLE TO ALL PERSONS

(1) No person shall obtain, transfer, use, retain or have in his possession or under his control any Priority Certificate, except as authorized by this Order.

(2) No person shall alter any Priority Certificate, except as authorized by this Order.

(3) No person shall impersonate or falsely represent himself or any other person to be the person whose name appears on a Priority Certificate.

(4) No person shall obtain, transfer, use, retain or have in his possession or under his control a counterfeit Priority Certificate or other document that is not a Priority Certificate but which resembles a Priority Certificate.

(5) No person shall, without lawful authority or excuse, make, begin to make, use or knowingly have in his possession any die, plate, photographic film or other thing used or designed to be used or capable of being used for making anything purporting to be or apparently intended to resemble a Priority Certificate.

13. DEALER'S RECORDS

Each dealer shall keep a record in writing showing with respect to each new passenger car received by him:

(a) the dates when received and disposed of; and

(b) the make, model and serial number of the motor vehicle; and

(c) the name and address of the person from whom it was received and to whom it was delivered; and

(d) the price at which the passenger car was sold.

14. REPORTS BY DEALERS

On or before the 10th day of each month, commencing with the calendar month following the effective date of this Order, each dealer shall file with the Motor Vehicle Controller, reports on forms prescribed by the Controller, setting out all the information required by the said forms.

15. AUDIT OF BOOKS AND RECORDS

Each dealer's books and records and all Priority Certificates in his files shall be subject to inspection and audit by the Controller or his representative.

16. SALES AND DELIVERIES OTHERWISE THAN UNDER PRIORITY CERTIFICATE PROHIBITED

Until further order, no dealer shall sell or deliver a new passenger car to any person who is not the holder of a Priority Certificate.

17. PERMITS

The provisions of this Order shall be subject to any permit issued by the Controller.

18. EFFECTIVE DATE

This Order shall be effective on and from November 15, 1945.

E. R. BIRCHARD,
Motor Vehicle Controller.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

SCHEDULE "A" TO ORDER No. M.V.C. 29 OF THE MOTOR VEHICLE CONTROLLER

Passenger Car Priority Schedule

CLASS A

HEALTH

Physicians, Surgeons and Dentists who are licensed as such, for carrying out their professional duties.

Public Health or Visiting Nurse (not including a private nurse) employed by or serving under the direction of a clinic or hospital, Government agency, industrial concern or similar organization, subject to certification as to necessity, by the agency or organization concerned.

A full time employee acting as an Officer or a Field Secretary of the Canadian Red Cross Society or the Canadian Red Cross Transport Service, subject in each case to a written certificate by the Senior Officer of such organization.

Veterinarians, subject to certification as to necessity, by senior officials of the Provincial or Federal Government Department having jurisdiction.

GOVERNMENT

Dominion, Provincial and Municipal Government Departments.

Any Dominion, Provincial or Municipal official or employee, for use in services essential to health or sanitation or essential to work connected with military or civilian welfare, subject in each case, to written certification of necessity by the Department Head or Municipal official having jurisdiction.

PUBLIC SERVICES AND PUBLIC UTILITIES

Vehicles used for maintaining the following services:—

Firefighting, subject to certification as to necessity, by the Municipal or Provincial official having jurisdiction.

Public Police Services.

Light, Heat and Power.

Telephone, Telegraph, Railways and Bus and Truck Transportation systems.

Mail Services, Transporting His Majesty's Mail, subject to verification by the District Director of Postal Services.

CLASS B

REHABILITATION

A discharged member of the Armed Services who owned a car prior to his enlistment which he operated in connection with his business, and sold same on enlistment, and who requires a car to rehabilitate himself in his former business, subject to need being established, and an incapacitated discharged member of the armed forces who requires a car to rehabilitate himself, subject to certificate as to necessity by a Medical Officer.

FOOD SUPPLY

A full time employee of processors, canners and preservers of essential foods, and chick hatcheries, subject to certification as to necessity in connection with production, by a senior official of such organization.

LUMBER

Superintendents and timber scalers engaged in the production of lumber, subject to certification as to necessity, by a senior official of the organization concerned.

CIVILIAN WELFARE

A practising Minister, Priest, or Rabbi who regularly serves more than one congregation and requires transportation to carry out his religious duties.

A permanently incapacitated individual who requires transportation to and from his place of employment, where other transportation is not available, subject to written certificate as to necessity by a medical officer.

The operator of a taxi or U-Drive licensed as such, provided the vehicle is required to replace one which has been continuously used at least 80 per cent of its time in that work during the previous twelve months.

SCHEDULE "B" TO ORDER No. M.V.C. 29 OF THE MOTOR VEHICLE CONTROLLER

Location of Regional and Local Offices of The Wartime Prices and Trade Board
from which Priority Certificates may be obtained (See Section 4 (1)).

BRITISH COLUMBIA

Regional Office—Vancouver

Local Offices

Cranbrook
Kamloops
Nanaimo
Nelson
Penticton

Prince George
Prince Rupert
Trail
Vernon
Victoria

ALBERTA

Regional Office—Edmonton

Local Offices

Calgary
Grande Prairie
Lethbridge

Medicine Hat
Red Deer

SASKATCHEWAN

Regional Office—Regina

Local Offices

Moose Jaw
North Battleford
Prince Albert
Rosetown

Swift Current
Saskatoon
Weyburn
Yorkton

MANITOBA

Regional Office—Winnipeg

Local Offices

Brandon
Dauphin
Flin Flon

Fort William
Kenora
Portage la Prairie

ONTARIO

NORTH BAY DISTRICT

Regional Office—North Bay

Local Offices

Cochrane
Haileybury
Kirkland Lake

Sault Ste. Marie
Sudbury
Timmins

LONDON DISTRICT

Regional Office—London

Local Offices

Brantford
Chatham
Galt
Guelph
Kitchener
Owen Sound

St. Thomas
Sarnia
Stratford
Windsor
Woodstock

TORONTO DISTRICT

Regional Office—Toronto

Local Offices

Barrie
Hamilton
Lindsay
Huntsville
Niagara Falls
Orillia

Oshawa
Parry Sound
Peterborough
St. Catharines
Welland

OTTAWA DISTRICT

Regional Office—Ottawa

Local Offices

Brockville
Belleville
Cornwall
Kingston

Renfrew
Hull
Papineauville

QUEBEC

MONTREAL DISTRICT

Regional Office—Montreal

Local Offices

Amos
Drummondville
Granby
Joliette
Lachute
Mont Laurier
Rouyn
St. Hyacinthe

St. Jerome
St. Johns
Shawinigan Falls
Sherbrooke
Sorel
Three Rivers
Valleyfield

QUEBEC CITY DISTRICT

Regional Office—Quebec

Local Offices

Cabano
Chandler
Chicoutimi
Donnacona
Jonquiere
La Malbaie
Levis
Magdalen Islands
Matane

Montmagny
New Carlisle
Rimouski
Riviere du Loup
Roberval
St. Georges (Beauce)
Ste. Marie (Beauce)
Thetford Mines

NEW BRUNSWICK

Regional Office—Saint John

Local Offices

Bathurst
Edmundston

Fredericton
Moncton

NOVA SCOTIA

Regional Office—Halifax

Local Offices

Amherst
Annapolis Royal
Bridgewater
New Glasgow

Sydney
Truro
Wolfville
Yarmouth

PRINCE EDWARD ISLAND

Regional Office - - - - Charlottetown

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF SHIP REPAIRS AND SALVAGE

(Revocation of All Unrescinded Orders)

Dated October 31, 1945

Pursuant to the powers conferred by Order in Council P.C. 2510 of April 17, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Every unrescinded order, regulation, licence, permit, prohibition, requirement, direction, restriction, limitation or instruction issued by the Controller of Ship Repairs and Salvage or by any Deputy Controller of Ship Repairs and Salvage or by any person acting through or under any of them is hereby revoked.

D. B. CARSWELL,
Controller of Ship Repairs and Salvage.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

Gov. Doc.
Can
P

13

Canada Privy Council

VOLUME IV No. 7



NOVEMBER 19, 1945

War Orders

**CANADIAN WAR ORDERS
AND REGULATIONS
1945**

Published under authority of Order in Council P.C. 10793 of
26th November, 1942

**STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE**

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1945

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ERRATUM

Canadian War Orders and Regulations, 1945, Volume IV, No. 6, page 167, in Group C, the line reading "Porter Steak or Roast-bone in", should read "Porterhouse Steak or Roast-bone in."



PART I
Orders in Council

Order in Council providing further suspension of British Empire of content requirements of the provisos in Tariff items 438c and 438d

P.C. 148/6854

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Administrator in Council, on the 9th November, 1945.

The Board had under consideration a memorandum from the Honourable the Minister of National Revenue reporting:—

“That, since the beginning of the war, the normal peacetime production in plants operated by motor vehicle manufacturers and motor vehicle parts manufacturers has been considerably dislocated owing to the carrying out of contracts for war vehicles and other munitions of war, with the result that such manufacturers have been forced to import very substantial quantities of parts and materials which, prior to the war, were obtainable from Canadian sources, which condition still exists notwithstanding that the actual fighting has ceased;

That the increased prices in the United States of raw or semi-finished materials or parts, which were normally imported, have accentuated the situation by inflating the foreign content of motor vehicles manufactured in Canada;

That the said prices are not stabilized and the Canadian motor vehicle manufacturers are unable to make any reasonably close estimate as to the British Empire content of the motor vehicles;

That in view of the higher prices and anticipated further increases, it is doubtful whether the manufacturers will be able to attain the minimum British Empire content required to qualify for the entry of such parts and materials under the provisos in Tariff Items 438c and 438d;

That these conditions are similar to those which existed in April, 1942, when Order in Council (P.C. 94/3546) was passed suspending the British Empire content requirements of the provisos in Tariff Items 438c and 438d and in the regulations prescribed thereunder by Orders in Council (P.C. 64/1675), dated July 10, 1936, and (P.C. 81/1322), dated June 4, 1937.

That the Canadian automotive parts manufacturers have advised the department that they have no objection to the temporary suspension of the British Empire content requirement.

Now, Therefore the undersigned, the Minister of National Revenue, has the honour to recommend that, under authority of Section 284, paragraphs (k) and (m), of The Customs Act, the British Empire content requirements of the provisos in Tariff Items 438c and 438d and in the regulations prescribed thereunder by Orders in Council (P.C. 64/1675), dated July 10, 1936, and (P.C. 81/1322), dated June 4, 1937, be suspended in respect to the manufacture of motor vehicles in Canada until 1st October, 1946.”

The Board concur in the above report and recommendation, the said suspension to have effect from August 17, 1945, to provide continuance with the provisions of Order in Council P.C. 94/3546 of April 30, 1942, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re award of Memorial Cross to mothers and widows of seamen.

P.C. 6866

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 8th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas by Order in Council of the 27th August, 1940 (P.C. 4210) authority is granted for issue of a Memorial Cross to Mothers or Widows of Naval, Military or Air Force Personnel who die whilst on active service or whose deaths are attributable to such service;

And whereas the said Order in Council was amended by Order in Council of the 28th March, 1941 (P.C. 2135) so as to provide for the issue of the said Memorial Cross to Mothers or Widows of Canadian Merchant Seamen who lose their lives through enemy action, "seaman" being defined in the said Order in Council as any person, male or female, born in Canada or domiciled in Canada, serving as Master, Officer, or member of the crew of a British ship of Canadian or other registry, or in a foreign registered ship of His Majesty's Allies, on September 10, 1939, or on any date subsequent thereto;

And whereas a number of seamen not born or domiciled in Canada lost their lives while serving on ships registered in Canada and, accordingly, their Mothers and their Widows are not eligible to receive the Memorial Cross;

And whereas it is deemed fair and just, in the circumstances, that the Mothers and the Widows of such seamen be eligible to receive the Memorial Cross, to the same extent as the Mothers and Widows of seamen born or domiciled in Canada;

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Transport and the Minister of National Defence, is pleased to amend the definition of "seaman" set out in Order in Council of the 28th March, 1941 (P.C. 3125) and it is hereby amended to read as follows:—

"seaman" means any person, male or female, who served on September 10, 1939, or on any date subsequent thereto, as Master, Officer or member of the crew of a ship registered in Canada, or any person, male or female, born in Canada or domiciled in Canada, who served on September 10, 1939, or on any date subsequent thereto, as Master, Officer or member of the crew of a British ship registered in Canada or elsewhere, or in a foreign registered ship of any of His Majesty's Allies."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Judge I. M. Macdonnell Chairman of the Ontario Regional War Labour Board, in the absence of the Minister of Labour of Ontario.

P.C. 6888

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 9th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas the Acting Minister of Labour reports that it is necessary to make provision for the appointment of a Chairman of the Ontario Regional War Labour Board in view of the absence of the present Chairman, the Minister of Labour

for the Province of Ontario, overseas, and in view of the present Vice-Chairman, J. F. Marsh, being absent on account of illness;

And whereas it is deemed necessary by reason of the war, for the security, defence, peace, order and welfare of Canada to make provision accordingly.

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Acting Minister of Labour and under the authority of the War Measures Act, is pleased to appoint and doth hereby appoint, effective November 7, 1945, His Honour Judge Ian MacLean Macdonnell, of Toronto, Ontario, to be Chairman of the Ontario Regional War Labour Board, established pursuant to the provisions of the Wartime Wages Control Order, 1943, to act in such capacity in the absence of the Honourable Charles Daley, the Chairman of the said Board.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

GOVERNMENT NOTICE

RESPECTING REPAYMENT OF SUBSIDIES (AGRICULTURAL PRODUCTS)

Take notice that for the purposes of Order in Council P.C. 6759 of November 6, 1945, the amounts of subsidy involved in the classes and kinds of goods designated as subsidized goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

<i>Classes and Kind of Goods</i>	<i>Amount of Subsidy Repayment</i>	
1. Creamery butter.....	8 cents per pound	
2. Cheddar Cheese.....	2½ cents per pound	
3. Concentrated Whole Milk Products.....	Per hundred pounds	
(i) on being exported:	Manufactured between	
	<i>May 1 and Sept. 30</i>	<i>Oct. 1 and Apr. 30</i>
(a) Evaporated Whole Milk.....	.33	.66
(b) Sweetened Condensed Whole Milk.....	.37	.74
(c) Dry Whole Milk Powder.....	\$1.25	\$2.50
(ii) On being sold for ships' stores:	Sold between	
	<i>May 1 and Sept. 30</i>	<i>Oct. 1 and Apr. 30</i>
(a) Evaporated Whole Milk.....	.33	.66
(b) Sweetened Condensed Whole Milk.....	.37	.74
(c) Dry Whole Milk Powder.....	\$1.25	\$2.50
4. White beans and yellow-eye beans.....		
(a) Raw dry beans.....	75 cents per bushel	
(b) Canned Beans (from dried beans) with or without pork or tomato sauce.....	6¼ cents per dozen 20-ounce cans.	

H. BARTON,
Deputy Minister of Agriculture.

DEPARTMENT OF NATIONAL REVENUE

W.M. No. 39
Eighth Revision
Supplement No. 23

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 1st November, 1945.

To Collectors of Customs and Excise and others concerned:

Export Permits

W.M. No. 39, Eighth Revision, Supplement No. 7, is hereby cancelled and the following regulation now in effect:—

By Export Permit Branch Order No. 131, effective on and after November 1, Regulation 6 is amended by the deletion of the item Meat all kinds, so that an export permit will not be required for shipments of this commodity valued at \$5.00

or less. While all exports of poultry, live or dead, remain under control for the purpose of this regulation, canned chicken is to be regarded as a meat product and exempt from the requirement of an export permit up to the value of \$5.00.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

W.M. No. 39
\ Eighth Revision
Supplement No. 24
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 1st November, 1945.

To Collectors of Customs and Excise and others concerned:

Export Permits

In accordance with Export Permit Branch Order No. 132 effective as from November 1, Regulation 30(b) is amended by extension of the \$25 exemption on casual gift parcels to include shipments of this nature consigned to any destination, so that the Regulation now reads as follows:—

Export permits are not required for casual gift shipments (by common carrier) not exceeding \$25 in value, provided that the articles or materials are shipped in quantities sufficient solely for the personal use of the consignee, and except as provided by Regulation 6.

With reference to the phrase "by common carrier", this term is interpreted to mean shipments by parcel post, railway express or any other licensed public service. It may be noted further that, with the exclusion of Meat from Clause 6, small quantities of tinned meat products may now be enclosed in casual gift shipments to individuals abroad.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

W.M. No. 108
Supplement No. 1
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 5th November, 1945.

To Collectors of Customs and Excise and others concerned:

Prohibited Imports

The import control on nicotine and nicotine insecticides is revoked.
Memorandum W.M. No. 108 is cancelled.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 6694, 30/10/45—Authority, War Measures Act.)

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 560

Respecting Exemptions from Maximum Prices

Under powers given to the Board by The Wartime Prices and Trade Regulations, being Order in Council P.C. 8528 dated November 1, 1941, and amendments, the Board hereby orders as follows:—

1. This Order comes into force on November 10, 1945.
2. Order No. 336, as amended, is hereby further amended
 - (i) by deleting Item 1 of Section 4 of said Order and substituting therefor the following:

“Item 1. Any sale of goods for export when such export is made by the seller or his agent and any sale of goods to the Canadian Export Board shall be regarded as a sale of those goods for export; but this exemption shall not extend to or include either

 - (a) the sale in Canada or in Canadian territorial waters of any ships' stores or ships' equipment (other than sales while in bond of goods imported into Canada in bond) when delivery to the ship concerned is made in Canada or in Canadian territorial waters; or
 - (b) the sale of any goods to any passenger or member of the crew while on board any ship of Canadian registry or any ship operated by any person resident in Canada, whether the sale is made within or outside Canadian territorial waters.”
 - (ii) by revoking Schedule A to the said Order and substituting the following therefor:

“SCHEDULE A TO ORDER No. 336

Each of the following shall be deemed to be an agency of the Department of Munitions and Supply when purchasing goods or services for or on behalf of that Department:—

Alberta Nitrogen Products, Limited
 Allied War Supplies Corporation
 Canadair Ltd., Cartierville, Montreal
 Canadian Pacific Railway Company
 Consolidated Mining and Smelting Co. of Canada Limited
 Defence Industries Limited
 Dominion Bridge Co. Limited
 Dominion Engineering Works Limited
 Federal Aircraft Limited
 John Inglis Co. Limited
 Melbourne Merchandising Limited
 Montreal Locomotive Works Limited
 National Railways Munitions Ltd.

Park Steamship Co. Limited
 Polymer Corporation Limited
 Research Enterprises Limited
 Shawinigan Chemicals Limited
 Small Arms Limited
 Sorel Industries Limited
 Wartime Housing Limited
 Wartime Shipbuilding Limited
 Welland Chemical Works Limited."

Made at Ottawa, this 3rd day of November, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 579

Respecting Book, Writing and Specialty Papers

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments, the Board hereby orders as follows:—

1. Board Order No. 227, which provided for control over the manufacture and distribution of book, writing and specialty papers, is revoked.
2. This Order comes into force on December 31, 1945.

Made at Ottawa this 13th day of November, 1945.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1780

Non-Ferrous Metal Scrap

Metals Controller's Orders MC. 10C Non-Ferrous Scrap Metal and MC. 29 (as amended) Scrap Segregation controlled distribution and segregation respectively of non-ferrous metal scrap. Administrator's Order No. A-660 fixed maximum prices for non-ferrous metal scrap. It is now considered advisable to replace these Orders by one Order of the Administrator of Non-Ferrous Metals (Primary). This Order does not involve any change in maximum prices of non-ferrous metal scrap from those imposed by the aforesaid Orders.

Now, therefore, under powers given by the Wartime Prices and Trade Board to the Administrator of Non-Ferrous Metals (Primary), it is hereby ordered as follows:

Effective Date

1. This Order comes into effect October 31, 1945, and replaces Administrator's Order No. A-660, as amended, which is hereby revoked.

Interpretation

2. For the purposes of this Order,

- (a) "Administrator" means a person appointed by the Board as Administrator of Non-Ferrous Metals (Primary), and includes a Deputy Administrator of Non-Ferrous Metals (Primary);
- (b) "base shipping point" means any city named in the Schedule "C" hereto and any place not more than ten miles from the nearest boundary of that city;
- (c) "collector" means any person who buys or otherwise acquires scrap for the purpose of selling or otherwise disposing of such scrap, but shall not include a "licensed dealer" or "society";
- (d) "consumer" means any person who buys scrap for the purpose of manufacturing and/or processing, whereby the said scrap changes its physical form; and shall include a licensed smelter, but shall not include a licensed dealer except in respect of any operations which he may conduct as a licensed smelter, and "consume" has a corresponding meaning;
- (e) "licensed dealer" means any person who holds a licence from the Administrator to buy and sell scrap, and/or prepare scrap for sale;
- (f) "licensed smelter" means a person who holds a licence from the Administrator to do any one or more of the following:
 - (i) to smelt and/or refine scrap as specified in such licence and/or
 - (ii) to consume non-ferrous metals in the manufacture or production of non-ferrous ingots (or other similar forms) for sale, as specified in such licence;
- (g) "producer" means a person who generates scrap as a by-product of manufacturing, processing, repairing, replacing or demolishing;
- (h) "release" means a release or permit issued by the Administrator;
- (i) "scrap" means non-ferrous metal scrap of a classification specified by
 - (i) the National Association of Waste Material Dealers Incorporated, in Circular "O" issued by the Corporation and effective on the 1st day of June, 1940, a copy of the said Circular certified by the Secretary of the Association being on file in the office of the Administrator, and the said Circular "O" insofar as applicable shall be deemed to be part of this Order; or

(ii) the Administrator;

but for the purpose of Part I of this Order does not include aluminum and zinc scrap;

(j) "society" means any individual or group of persons operating on a non-profit basis, engaged wholly or partly in the salvage of metals.

Designation of Non-Ferrous Scrap Material

3. (1) The Administrator may designate any non-ferrous material as coming within a classification of scrap or within any other category of non-ferrous metal.

(2) Any non-ferrous scrap material which has been designated or originally sold as scrap shall not be sold under any different category unless redesignated by the Administrator.

Non-Application of Order

4. This Order shall not apply to the acquisition of scrap by any aluminum, zinc, copper or brass rolling mill, refinery, or extrusion plant.

PART I—SALES, PURCHASES AND SEGREGATION OF SCRAP

Licensing of Dealers and Smelters

5. (1) Any person who desires to be a licensed dealer or a licensed smelter may apply to the Administrator.

(2) Licences issued by the Metals Controller to dealers or smelters which are in force at the date of this Order, shall continue in full force and effect until cancelled, or suspended by the Administrator and shall be deemed to be licences issued by the Administrator.

Smelters

6. No smelter who does not hold a licence from the Administrator may acquire or consume scrap, and no licensed smelter may acquire or consume any scrap other than that specified in his licence.

Foundries

7. (1) No person operating a foundry may, except under a release issued by the Administrator, acquire or consume scrap other than

(a) machine turnings from his own machine shop; and

(b) worn or defective bearings for conversion into bearings of the same or similar types for the same or similar uses.

(2) Except as permitted by subsection (1), no collector or licensed dealer who also operates a foundry may consume scrap acquired by him as a collector or licensed dealer.

Sales Subject to Quantity Restriction

8. Except with the permission of the Administrator, no person may, in any one shipment, sell or otherwise dispose of more than 20,000 pounds of copper, brass or bronze scrap.

Release and Use of Scrap

9. (1) Any person, on applying for a release to acquire or consume scrap, shall state the specific purpose for which he intends to use it and such additional information as the Administrator may require.

(2) No person to whom a release has been issued shall use scrap for any purpose not specified in the release, nor accept delivery of such scrap in a quantity exceeding by more than ten percent the quantity authorized by the release.

Movement of Scrap

10. The Administrator may authorize or order the sale, use and shipment of any scrap.

Sale or Disposal of Scrap

11. No person shall sell or otherwise dispose of any scrap if he has reason to believe that such sale or disposal shall be in contravention of any of the provisions of Part I of this Order.

Segregation of Scrap

12. Each licensed dealer who acquires scrap for purposes of resale and each manufacturer who generates scrap during the course of his operations shall segregate and clearly label or mark such scrap in accordance with the classification set out for that scrap in Schedule A or B hereto as the case may be, and each person who acquires such scrap for resale must handle, store and dispose of it in such manner that any earlier segregation thereof is not impaired.

PART II—PRICES

Zones

13. For the purposes of this Order, Canada is hereby divided into the following zones, namely:—

Zone 1: The province of British Columbia.

Zone 2: Lying between the Alberta-British Columbia boundary and the 105th meridian of west longitude, the said meridian being approximately twenty miles west of the City of Regina in Saskatchewan.

Zone 3: Lying between the 105th meridian of west longitude and the 90th meridian of west longitude, the said 90th meridian being approximately thirty-five miles west of the City of Fort William in Ontario.

Zone 4: Lying between the 90th meridian of west longitude and the 70th meridian of west longitude, the said 70th meridian being approximately sixty miles east of Quebec City in Quebec.

Zone 5: All that part of Canada lying to the east of the 70th meridian of west longitude.

Maximum Prices

14. (1) The maximum price at which a person may buy from any person, other than a licensed dealer, scrap, located at a base shipping point named in Schedule "C" to this Order, shall be the price set forth in Column B of the said Schedule "C" for that kind of scrap at that base shipping point.

(2) The maximum price at which a licensed dealer may buy from, or sell to another licensed dealer any kind of scrap shall be the price set forth in Column A of the said Schedule "C", less the actual cost of transporting the scrap from the seller's yard to the buyer's yard.

15. The maximum price at which a person, other than a licensed dealer, may sell to any person any kind of scrap located at a base shipping point shall be the price set forth in Column B of the said Schedule "C" for that kind of scrap at that base shipping point.

16. The maximum price at which a consumer may buy from a licensed dealer or a licensed dealer may sell to a consumer any kind of scrap located at a base shipping point shall be the price set forth in Column A of the said Schedule "C" for that kind of scrap at that base shipping point.

17. The maximum price at which a person may sell or buy scrap located in a place other than at a base shipping point shall be the maximum price at which that person may buy or sell, as the case may be, the scrap in the base shipping point located nearest to the seller in the same zone, less an allowance for freight at the published railway less than carload lot or carload freight rate, as the case may be, according to railway freight classification, notwithstanding the actual mode of transportation, for the shipment of the scrap from the seller's railway shipping point to the said base shipping point.

18. The maximum prices for scrap set forth in this Order are in cents per pound and are

- (a) f.o.b. the buyer's premises, in the case of a sale by a collector or licensed dealer to a buyer whose warehouse or yard is located in the same municipality or at the same base shipping point, as the case may be, or
- (b) f.o.b. trucks at the seller's yard if shipment is by truck, or f.o.b. railway cars in the municipality where the seller's warehouse or yard is located if shipment is by rail, in the case of a sale by a collector or licensed dealer to a consumer whose warehouse or yard is located outside the seller's municipality or the seller's base shipping point, as the case may be.

19. Notwithstanding any provision contained in this Order, if scrap is sold for shipment to a consumer in any zone other than that in which the scrap is located the maximum price at which a consumer may buy from any person and any person may sell to a consumer shall be the price set forth in the said Schedule "C" at which it may be sold by that person at a base shipping point in the zone where the scrap is located, f.o.b. his shipping point.

20. The maximum price that may be charged by a person for the work or service of briquetting, shearing, baling or pigging scrap shall be the price set forth in the said Schedule "C" for that work or service.

Additional Payments and Consideration are Part of the Price

21. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any non-ferrous metal scrap or received by the seller from any person in connection with the sale of **any non-ferrous metal scrap** shall constitute part of the price of such non-ferrous metal scrap.

Records

22. Every licensed dealer, licensed smelter, and consumer shall keep and maintain all invoices, accounts, receipts, documents and records relating to all purchases and sales of scrap and upon request make the same available to, for inspection and audit by, any person on behalf of the Board.

Dated at Ottawa, this 25th day of October, 1945.

F. M. CONNELL,
Administrator of Non-Ferrous Metals (Primary).

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER NO. A-1780

BABBITT

Classification

1. Babbitt containing tin, antimony and copper only.
2. Babbitt containing tin, antimony, copper and lead only (containing 66% tin or more).
3. Babbitt containing tin, antimony, copper and lead only (containing more than 15% tin but less than 66% tin).
4. Babbitt containing tin, antimony, copper and lead only (containing up to 15% tin).
5. Babbitt (arsenical) containing lead, antimony, copper, tin and arsenic only.
6. Babbitt containing zinc, tin and antimony only.
7. Babbitt containing zinc, tin and copper only.

SCHEDULE "B" TO ADMINISTRATOR'S ORDER NO. A-1780

COPPER AND COPPER ALLOYS

1. WROUGHT FORMS

Classification	Composition	SPECIFICATIONS COVERED BY CLASSIFICATION		Form
		Canadian and British	American	
Commercial Bronze 95%, or Gilding Metal	Copper....95.00 Zinc..... 5.00		B.36-42T, Alloy 1 57-171-2	Sheet or strip.
Commercial Bronze 90%, or Gilding Metal	Copper....90.00 Zinc.....10.00	B.S.S. 713	B.36-42T, Alloy 2 50-27-1B 57-171-1B	Sheet or strip.
Nugilt	Copper....87.00 Zinc.....13.00			Strip or flat wire.
Red Brass 85%	Copper....85.00 Zinc.....15.00	B.S.S. 712	B.36-42T, Alloy 3 B.43-42, Red Brass B.111-42, Red Brass B.134-42T, Alloy 3 B.135-42T, Alloy 1 S.A.E. 74, Red Brass S.A.E. 79, Grade A WW-P-351, Grade A WW-T-791, Grade 1 44-P-12c, Grade A 44-T-15b, Grade 1	Sheet or strip, pipe or tube wire, rod ends and turning
Red Brass 80%	Copper....80.00 Zinc.....20.00	B.S.S. 711 B.11 C-2-11	B.36-42T, Alloy 4 B.134-42T, Alloy 4..... S.A.E. 79, Grade B	Sheet or strip, wire, rod ends and turnings.
Spring Brass.....	Copper....72.00 Zinc.....28.00		B.36-42T, Alloy 5 S.A.E. 80, Grade A	Sheet or strip, screw wire.
Cartridge Brass	Copper....70.00 Zinc.....30.00	B.S.S. 267 B.S.S. 885 B.S.S. 886 C-20-8 C-20-18	B.19-42T B.36-42T, Alloy 6 B.134-42T, Alloy 6 B.135-42T, Alloy 2 S.A.E. 70, Grade A 57-172-1C 57-173B QQ-B.611a, Comp. E.	Sheet or strip, discs, tube, screw wire.
Yellow Brass for Sheet	Copper....66.67 Zinc.....33.33	B.S.S. 266 C-28-1	B.36-42T, Alloys 7 and 8 S.A.E. 70, Grades B and C QQ-B.611a, Comp. C	Sheet or strip.
Yellow Brass for Rod	Copper....65.00 Zinc.....35.00		B.134-42T, Alloy 7 S.A.E. 80, Grade B	Screw wire.
Muntz Metal.....	Copper....60.00 Zinc.....40.00	B.S.S. 264	B.111-42, Muntz Metal B.124-42T, Alloy 1 B.135-42T, Alloy 5 B.171-42T, Muntz Metal S.A.E. 74, Muntz Metal	Sheet, tube, rod ends and turnings.
Yellow Brass for Tube	Copper....66.50 Zinc.....33.00 Lead..... 0.50		B.43-42T, High Brass B.135-42T, Alloy 3 S.A.E. 74, High Brass WW-P-351, Grades B and C WW-T-791, Grades 2 and 3 44-P-12c, Grade B 44-T-15b, Grade 2	Pipe or tube.
Clock Brass.....	Copper....61.50 Zinc.....37.00 Lead..... 1.50		B.121-42T, Alloy 4	Sheet or strip.

SCHEDULE "B" TO ADMINISTRATOR'S ORDER NO. A-1780—Continued

1. WROUGHT FORMS—Continued

Classification	Composition	SPECIFICATIONS COVERED BY CLASSIFICATION		Form
		Canadian and British	American	
	Copper....66.00 Zinc.....33.00 Lead..... 1.00		B.121-42T, Alloy 3	Sheet or strip.
	Copper....62.50 Zinc.....35.00 Lead..... 2.50		B.121-42T, Alloy 6	Sheet or strip.
Leaded Drawing Brass	Copper....66.50 Zinc.....29.00 Lead..... 4.00 Nickel.... 0.50		B.121-42T, Alloy 7	Sheet or strip.
	Copper....62.00 Zinc.....36.25 Lead..... 1.75			Rod ends and turnings.
Forging Brass, or Free-turning Brass Rod	Copper....58.00 Zinc.....39.75 Lead..... 2.25	B.S.S. 218 B.S.S. 249 (for aircraft only) C-2-20		Rod ends and turnings forgings.
Free-turning Brass Rod	Copper....62.00 Zinc.....35.00 Lead..... 3.00	B.S.S. 249 (for other than aircraft purposes) C-2-13 Metal Class B Metal Class G	B.16-42 S.A.E. 72 QQ-B.611a, Comp. B 47-B-2 (INT)	Common free-turning rod alloy, rod ends and turnings.
Admiralty	Copper....70.00 Zinc.....29.00 Tin..... 1.00		B-43-42, Admiralty B-111-42, Admiralty, Type A WW-T-756 44-T-7f	Admiralty alloy condenser tube.
Naval Brass, Tobin Bronze	Copper....60.00 Zinc.....39.25 Tin..... 0.75	B.S.S. 251 (modified) B.S.S. 252 C-2-6	B.21-42T, Grade A B.171-42T, Naval Brass S.A.E. 73 S.A.E. 76 QQ-B.636 43-R-4 44-B-6 (INT)	Sheet or plate, rod ends and turnings, tube, angles or shapes.
Leaded Naval Brass	Copper....60.00 Zinc.....37.75 Tin..... 0.75 Lead..... 1.50		B.21-42T, Grade B	Sheet or plate, angles or shapes, rod ends and turnings.
Manganese Brass	Copper....59.00 Zinc.....39.18 Iron..... 0.85 Manganese. 0.90 Silicon.... 0.07	B.S.S. 250, Grades A and B C-2-1	B.138-41T, Type A QQ-B.721a, Type A (Both of above specs. are modified in Canada to permit use of Canadian Manganese Bronze Alloy.)	Rod ends and turnings.
Manganese Bronze (Largely replaced in Canada by Manganese Brass)	Copper....59.25 Zinc.....39.00 Tin..... 0.70 Iron..... 0.80 Manganese. 0.25	B.S.S. 259, Grade A. C-2-1	B.138-41T, Type A QQ-B.721a, Type A	Rod ends and turnings.
Aluminum Brass	Copper....76.00 Zinc.....21.95 Aluminum. 2.00 Arsenic.... 0.05		B.111-42 Aluminum Brass Type B.	Aluminum Brass condenser tube.
Metal, Class A	Copper....57.00 Zinc.....41.00 Lead..... 1.00 Iron..... 1.00	Metal, Class A		Rod ends and turnings.
Leaded Commercial Bronze	Copper....88.25 Zinc.....11.00 Lead..... 0.75			Rod ends and turnings.
Phosphor Bronze, 4%	Copper....95.55 Tin..... 4.00 Phosphorus 0.45			Sheet and strip, wire, rod ends and turnings.
Phosphor Bronze, Grade A, 5%	Copper....94.91 Tin..... 5.00 Phosphorus 0.09	B.S.S. 369 B.S.S. 384 B.S.S. 407/2 C-27-78	B.103-42, Grade A B.139-42T, Grade A B.159-42T, Grade A S.A.E. 77, Grade A S.A.E. 81 46-B-14 (INT) QQ-B-746, Grade A	Sheet or strip, tube, wire, rod ends and turnings.

SCHEDULE "B" TO ADMINISTRATOR'S ORDER NO. A-1780—*Concluded*1. WROUGHT FORMS—*Concluded*

Classification	Composition	SPECIFICATIONS COVERED BY CLASSIFICATION		Form
		Canadian and British	American	
Phosphor Bronze, Grade C, 8%	Copper....91.91 Tin..... 8.00 Phosphorus 0.09		B.103-42, Grade C B.159-42T, Grade C S.A.E. 77, Grade B	Sheet or strip, wire.
Phosphor Bronze, Grade D, 10%	Copper....89.41 Tin.....10.50 Phosphorus 0.09	C-27-155	B.103-42, Grade D	Sheet or strip, rod ends and turnings.
Leaded Phosphor Bronze.....	Copper....94.00 Tin..... 5.00 Lead..... 1.00			Tube for bushings.
Free-turning Phosphor Bronze	Copper....87.55 Zinc..... 4.00 Tin..... 4.00 Lead..... 4.00 Phosphorus 0.45		B.139-42T, Grade B2	Rod ends and turnings.
Phosphor Bronze Fourdrinier	Copper....93.70 Tin..... 6.00 Phosphorus 0.30			Fourdrinier screen wire.
Red Brass Fourdrinier	Copper....81.00 Zinc.....18.75 Tin..... 0.25			Fourdrinier screen wire.
Bearing..... Bronze	Copper....90.50 Zinc..... 9.00 Tin..... 0.50			Strip and tube for bushings.
Everdur Sheet	Copper....95.80 Silicon... 3.10 Manganese. 1.10		B.96-42, Type A B.97-41, Type A	Sheet.
Everdur Rod	Copper....98.25 Silicon.... 1.50 Manganese. 0.25		B.98-42, Type B	Rod ends and turnings.
Nickel Silver, Special 18%	Copper....71.85 Zinc.....10.00 Nickel....18.00 Manganese. 0.15		B.122-42T, Alloy 1	Sheet or strip.
Nickel Silver 18% Grade A	Copper....64.85 Zinc.....17.50 Nickel....18.00 Manganese. 0.15		B.122-42T, Alloy 2	Sheet or strip rod or wire.
Nickel Silver 18% Grade B	Copper....55.02 Zinc.....26.83 Nickel....18.00 Manganese. 0.15		B.122-42T, Alloy 4	Sheet or strip.
Nickel Silver Special 12%	Copper....71.85 Zinc.....16.00 Nickel....12.00 Manganese. 0.15			Sheet or strip, for flatware or slide fasteners.
Nickel Silver 10%	Copper....64.85 Zinc.....25.00 Nickel....10.00 Manganese. 0.15		B.122-42T, Alloy 3	Sheet or strip.
20% Cupro Nickel	Copper....80.00 Nickel....20.00			Sheet or strip, bullet envelopes.
15% Cupro Nickel	Copper....85.00 Nickel....15.00			Sheet or strip, bullet envelopes.
Silicon Brass	Copper....70.00 Zinc.....29.60 Silicon.... 0.40			Sheet.
Copper	Copper....100%			All forms.

2. CAST FORMS

Classification

1. Bronze containing tin.
2. Silicon bronze.
3. Yellow brass.

4. Nickel silver.
5. Manganese bronze.
6. Aluminum bronze.

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1780

MAXIMUM PRICES

BASIC SHIPPING POINTS

Adminis- trator's Code Designation	Classification	National Association of Waste Material Dealers Code Designation	ZONE 1		ZONE 2		ZONE 3		ZONE 4		ZONE 5	
			Vancouver Victoria		Calgary Edmonton		Winnipeg		Windsor Hamilton Toronto Ottawa Montreal		Saint John Halifax	
			Cents per Pound		Cents per Pound		Cents per Pound		Cents per Pound		Cents per Pound	
	Copper Group		A	B	A	B	A	B	A	B	A	B
C1	No. 1 copper wire.....	Berry.....	11.00	10.25	10.80	9.95	10.35	9.50	10.65	9.90	10.55	9.70
C2	No. 1 heavy copper.....	Candy.....	11.00	10.25	10.80	9.95	10.35*	9.50	10.65	9.90	10.55	9.70
C3	Copper shell bands.....	11.00	10.25	10.80	9.95	10.35	9.50	10.65	9.90	10.55	9.70
C4	Copper band shavings.....	10.60	10.10	10.40	9.80	9.95	9.35	10.25	9.75	10.15	9.55
C5	No. 2 copper wire.....	Birch.....	10.00	9.25	9.80	8.95	9.60	8.75	9.90	9.15	9.80	8.95
C6	Mixed copper.....	Cliff.....	10.00	9.25	9.80	8.95	9.60	8.75	9.90	9.15	9.80	8.95
C7	Light copper and copper bottoms. A..... To provide for loss in weight through the re- moval of insulating materials:— For No. 1 Wire insulated or rubber covered: No. 1 copper wire price for copper content at base shipping point less ½c. per lb. to cover cost of removing insulation. For No. 2 Wire insulated— No. 2 copper wire price for copper content at base shipping point less ½c. per lb. to cover cost of removing insulation.	Dream.....	9.65	8.90	9.45	8.60	9.10	8.25	9.40	8.65	9.30	8.45
	<i>Service Charges</i> For the work and service of copper briquetting for any person located on Vancouver Island, \$1.20 per 100 lbs. Copper briquetting for any person in any other part of Canada, 60 cents per 100 lbs. Copper shearing for any person, 60 cents per 100 lbs. Copper baling for any person, ¼ cent per lb.											

MAXIMUM PRICES

BASE SHIPPING POINTS

		ZONE 1		ZONE 2		ZONE 3		ZONE 4		ZONE 5		
		Vancouver Victoria		Calgary Edmonton		Winnipeg		Windsor Hamilton Toronto Ottawa Montreal		Saint John Halifax		
		Cents per Pound		Cents per Pound		Cents per Pound		Cents per Pound		Cents per Pound		
Adminis- trator's Code Designation	Classification	National Association of Waste Material Dealers Code Designation		A		B		A		B		
		Bronze and Brass Group		A	B	A	B	A	B	A	B	
B1	No. 1 Composition Red Brass.....	Ebony.....	10.65	9.90	10.45	9.60	10.10	9.25	10.40	9.65	10.30	9.45
B2	Cocks and Faucets.....	Grape.....	8.15	7.40	7.90	7.05	7.60	6.75	7.90	7.15	7.80	6.95
B3	Car Brasses.....	Fence.....	7.90	7.15	7.65	6.80	7.60	6.75	7.90	7.15	7.80	6.95
B4	Radiators (iron-free).....	Ocean.....	7.50	7.00	7.10	6.50	7.05	6.45	7.50	7.00	7.05	6.45
B5	Foundriner Wire (not under 3% Tin).....	10.75	10.00	10.60	9.75	10.20	9.35	10.50	9.75	10.40	9.55
B6	Gilding Metal.....	8.65	7.90	8.45	7.60	8.10	7.25	8.40	7.65	8.30	7.45
B7	Scrap Brass Fired Primers.....	6.50	5.75	6.30	5.45	6.35	5.50	6.65	5.90	6.50	5.65
B8	Fired rifle shells and cartridge cases.....	7.50	7.00	7.30	6.70	7.45	6.85	7.75	7.25	7.65	7.05
B9	Condenser Tubes.....	7.00	6.50	6.80	6.20	6.20	5.60	6.50	6.00	6.30	5.70
B10	Heavy yellow brass and yellow brass castings.....	Honey and ivory	6.50	5.75	6.30	5.45	6.35	5.50	6.65	5.90	6.50	5.65
B11	Yellow brass clippings.....	Label.....	6.50	5.75	6.30	5.45	6.35	5.50	6.65	5.90	6.50	5.65
B12	Light brass.....	Judge.....	5.65	4.90	5.35	4.50	5.45	4.60	5.75	5.00	5.65	4.80
B13	Aluminum bronze.....	8.10	7.35	7.90	7.05	7.60	6.75	7.90	7.15	7.75	6.90
B14	Manganese bronze castings (Service-charge for breaking manganese bronze propellers over 250 lbs. 4 cents per lb.).....	7.05	6.30	6.75	5.90	6.35	5.50	6.65	5.90	6.35	5.50
B15	No. 1 red brass turnings (clean and free of silicon bronze).....	Nerve.....	9.15	8.40	8.95	8.10	8.60	7.75	8.90	8.15	8.80	7.95
B16	Silicon bronze turnings.....	7.90	7.15	7.70	6.85	7.30	6.45	7.65	6.90	7.50	6.65
B17	Aluminum bronze turnings.....	5.15	4.40	4.85	4.00	5.10	4.25	5.40	4.65	5.30	4.45
B18	Yellow brass turnings.....	Night and Nomad.....	6.05	5.30	5.75	4.90	5.95	5.10	6.15	5.40	6.00	5.15
B19	Manganese bronze turnings..... (All prices on turnings based on their being segre- gated, clean and not containing more than 3% free iron, oil or other moisture).	5.90	5.15	5.60	4.75	5.20	4.35	5.50	4.75	5.30	4.45

Bronze and Brass Group as amended by Administrator's Order No. A-1058.

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1780—continued

MAXIMUM PRICES

BASE SHIPPING POINTS

		ZONE 1	ZONE 2	ZONE 3	ZONE 4	ZONE 5					
		Vancouver Victoria	Calgary Edmonton	Winnipeg	Windsor Hamilton Toronto Ottawa Montreal	Saint John Halifax					
Adminis- trator's Code Designation	Classification	Cents per Pound		Cents per Pound		Cents per Pound					
	National Association of Waste Material Dealers Code Designation	A	B	A	B	A	B				
	Magnesium Group	12.20		12.65		13.60		15.00		14.35	
	Solids including castings of all types.....	
	Borings and Turnings (less deduction of over 10% oil and moisture).....	
M1	Magnesium Grindings (for metallic content).....	7.20		7.65		8.60		10.00		9.35	
M2	Drosses (for metallic content).....	5.20		5.65		6.60		8.00		7.35	
M3		2.20		2.65		3.60		5.00		4.35	
M4											

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1780—continued

MAXIMUM PRICES

BASE SHIPPING POINTS

		ZONE 1	ZONE 2	ZONE 3	ZONE 4	ZONE 5	
		Vancouver Victoria	Calgary Edmonton	Winnipeg	Windsor Hamilton Toronto Ottawa Montreal	Saint John Halifax	
		Cents per Pound	Cents per Pound	Cents per Pound	Cents per Pound	Cents per Pound	
Adminis- trator's Code Designation	Classification	National Association of Waste Material Dealers Code Designation					
		A	B	A	B	A	B
		Zinc Group					
Z1	New Zinc Clippings.....	3.90	3.50	3.90	3.50	3.90	3.50
Z2	Engravers' and Lithographers' Plates.....	3.90	3.50	3.90	3.50	3.90	3.50
Z3	Zinc Scrap (other than above).....	3.65	3.25	3.65	3.25	3.65	3.25
Z4	New Die Cast (except when returned to plant of origin).....	3.25	2.85	3.25	2.85	3.25	2.85
Z5	Radiator Grills.....	3.00	2.60	3.00	2.60	3.00	2.60
Z6	Old Die Cast.....	2.65	2.25	2.65	2.25	2.65	2.25
Z7	Zinc Dross.....	2.75	2.55	2.75	2.55	2.75	2.55
		Add 85 cents per 100 lbs. to zinc group prices of each of the items respectively numbered above from Z1 to Z6 (both inclu- sive) if the item is sold in slab form.					

Zinc group as amended by Administrator's Orders Nos A-719 and A-1149.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1796

Maximum Retailers' Prices for Softwood Lumber and Mouldings in the Provinces of Manitoba and Saskatchewan and Range One west of the fourth meridian in the Province of Alberta, excepting the Greater Winnipeg District and the Cities of Regina, Saskatoon and Moose Jaw

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:—

SCHEDULE AMENDED

1. The Schedule to Administrator's Order No. A-1067 dated the 20th day of January, 1944, is amended by deleting the line under the headings "Softwood Lumber—Lath" reading:

"Pine, No. 111.00 per thousand pieces".

and by substituting therefor the following three lines:

"Western White Pine, No. 1..... 13.50 per thousand pieces
Ponderosa Pine, No. 1..... 12.70 per thousand pieces
Eastern White or Red Pine, No. 1..... 11.00 per thousand pieces".

EFFECTIVE DATE

2. This Order shall come into force on November 12, 1945.

Dated at Ottawa this 8th day of November, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1797

Maximum Prices of Canadian Raw Leaf Pipe Tobacco when Sold in Hands

Under powers given by the Wartime Prices and Trade Board to the Administrator of Tobacco, it is hereby ordered on behalf of the Board as follows:—

PART I—INTRODUCTION AND DEFINITIONS

Application of Order

1. (1) This Order comes into force on November 12, 1945, and applies to Canadian raw leaf pipe tobacco as defined in Section 4. It replaces Administrator's Order No. A-1251 in respect of Canadian raw leaf pipe tobacco grown in the 1945 crop year.

(2) Except as provided by Section 10 of this Order, Administrator's Order No. A-1251 continues to apply to Canadian raw leaf pipe tobacco grown in any crop year before 1945.

(3) Except as provided by Section 10, this Order does not apply to sales of Canadian raw leaf pipe tobacco to any manufacturer of tobacco or other products.

Prices Fixed are Maximum Prices

2. All prices fixed by this Order are maximum prices and must not be exceeded. No additional charges may be made for packaging, tagging, labelling or banding or for any other service.

Names and Trade Descriptions under which Types and Varieties of Canadian Raw Leaf Pipe Tobacco may be sold

3. (1) No person shall sell or offer to sell any type and variety of Canadian raw leaf pipe tobacco under any name or trade description other than those set forth in the Schedule to this Order.

(2) No person shall sell or offer to sell as Canadian raw leaf pipe tobacco the type of tobacco known as burley or any other type of tobacco not set forth in the Schedule hereto.

Definitions

4. For the purposes of this Order,

- (a) "Canadian raw leaf pipe tobacco" means tobacco of the types, varieties, or grades set forth in the Schedule hereto, grown in Canada, when cured or fermented, and tied in hands, and includes broken portions of the leaf known as scrap tobacco, but does not include waste resulting from any process of handling such tobacco;
- (b) "jobber" means any person other than a grower or a licensed tobacco packer who sells Canadian raw leaf pipe tobacco otherwise than at retail;
- (c) "licensed tobacco packer" means a person licensed as such under the "Regulations Governing Tobacco Packers and Canadian Raw Leaf Tobacco" established under the Excise Act, 1934, and amendments;
- (d) "sell" includes "offer to sell".

Definitions of Grades

5. For the purposes of this Order,

- (a) "Grade No. 1" means Canadian raw leaf pipe tobacco obtained from sound leaves normally developed, not bruised, well cured but does not include green, black or yellow leaves;
- (b) "Grade No. 2" means Canadian raw leaf pipe tobacco obtained from bottom trash and leaves damaged by hail, insects, disease, frost, wind, water, or other injury or obtained from tobacco not well cured, green, black, yellow or lacking uniformity in colour.

PART II—SALES BY TOBACCO GROWERS TO LICENSED TOBACCO PACKERS

Growers allowed to sell only to Licensed Tobacco Packers, Cigar Manufacturers and Tobacco Manufacturers

6. Under the provisions of Section 10 of the "Regulations Governing Tobacco Packers and Canadian Raw Leaf Tobacco" established under the Excise Act, 1934, and amendments, a tobacco grower may sell such tobacco to a licensed tobacco packer, a licensed tobacco manufacturer, or a licensed cigar manufacturer, and to none other.

Sales by Tobacco Growers to Packers exempt from Basic Period Maximum Prices

7. Sales of Canadian raw leaf pipe tobacco by a tobacco grower to a licensed tobacco packer shall be exempt from the seller's basic period maximum price fixed by Section 7 of The Wartime Prices and Trade Regulations.

PART III—MAXIMUM PRICES—SALES BY LICENSED TOBACCO PACKERS,
JOBBER AND RETAILERS

Sales by Licensed Tobacco Packers and Jobbers

8. (1) Except as otherwise provided by Section 9, the maximum price, inclusive of Excise duties and Excise taxes, at which a licensed tobacco packer or a jobber may sell any Canadian raw leaf pipe tobacco shall, according to the type and variety and grade of the tobacco sold, be the price for the same listed in Part I of the Schedule hereto.

(2) The maximum prices fixed by subsection (1) preceding, shall include free delivery to the buyer's place of business.

Sales at Retail

9. The maximum price, inclusive of Excise duties and Excise taxes at which any person other than a licensed tobacco packer or a jobber may sell any Canadian raw leaf pipe tobacco at retail or at which a licensed tobacco packer who grows that product himself, may sell his own crop of that product at retail shall, according to type and variety and grade of the tobacco sold, be the price for the same listed in Part II of the Schedule hereto.

PART IV—REPORTS AND RECORDS OF PURCHASES AND SALES

Packers Required to Make Reports

10. (1) Regardless of the crop year in which it is grown and the buyer to whom it is supplied, commencing with the month of October, 1945, every licensed tobacco packer who deals in Canadian raw leaf pipe tobacco, shall complete and file with the Administrator of Tobacco, Wartime Prices and Trade Board, Connaught Building, Ottawa,

- (a) a report for each calendar month on Form T.A. 1000, showing all the information required in such form in the manner required in respect to the quantities of such tobacco that he had on hand at the beginning of that month and the quantities of such tobacco of which he took delivery during that month; and
- (b) a report for each calendar month on Form T.A. 1001, showing all the information required in such form in the manner required in respect to all quantities of such tobacco delivered by him during that month and the quantity of such tobacco that he had on hand at the end of that month.

(2) The reports that a licensed tobacco packer is required to make and file by this Section shall be made on blank forms T.A. 1000 and T.A. 1001, obtainable from the Administrator of Tobacco and shall be completed and filed within ten days following the end of each calendar month. "Nil" reports shall be filed in any case where such packer has not received or supplied any Canadian raw leaf pipe tobacco during any calendar month or has not had any such tobacco on hand during any calendar month.

Sales Invoices

11. (1) Every licensed tobacco packer or jobber who sells any Canadian raw leaf pipe tobacco shall at the time of delivery of the tobacco furnish the buyer with an invoice showing:—

- (a) the names and identifying addresses of the seller and the buyer and the date of sale;
- (b) the type and variety and grade of the tobacco sold;
- (c) the crop year in which the tobacco sold was grown;
- (d) the quantity sold and the price per pound charged;
- (e) the transportation charges, if any, deducted by him from his maximum price as required by Section 15.

(2) Every such seller shall keep a duplicate copy of each invoice furnished him as required by this Section.

Records of Purchases

12. (1) Every person who buys any Canadian raw leaf pipe tobacco from a licensed tobacco packer or a jobber for resale shall at the time of delivery of the tobacco to him, obtain from his supplier an invoice completed in accordance with the provisions of subsection (1) of Section 11 covering that transaction.

(2) Every person who buys any Canadian raw leaf pipe tobacco from a licensed tobacco packer or a jobber for resale shall at the time of delivery of the tobacco to him, obtain a receipted bill covering any amount paid by him for the transportation of the tobacco.

Retention and Inspection of Invoices and Transportation Receipts

13. Every duplicate copy of an invoice which a seller of any Canadian raw leaf pipe tobacco is required by this Order to make and keep and every invoice and

transportation bill or receipt which a person who buys any such tobacco obtains, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales at Retail

14. Every person who sells any Canadian raw leaf pipe tobacco at retail shall upon request of the buyer furnish him with a sales invoice, showing the date of sale, the seller's name and address, the type, variety and grade, quantity and price of the tobacco sold.

PART V—GENERAL PROVISIONS

Where Buyer Accepts Delivery at Packer's Place of Business

15. If on any sale, other than at retail, of Canadian raw leaf pipe tobacco by a licensed tobacco packer or jobber, the buyer accepts delivery of the tobacco at the seller's place of business, as the case may be, the seller's maximum price for such tobacco shall, according to the type and variety and grade of the tobacco sold, be the price set forth for the seller in the Schedule hereto, less an amount equal to the cost of transporting the tobacco to the buyer's place of business at the less than carload freight rate.

Type and Variety and Grade and Name of Packer must be shown on Tag, Label or Band

16. No licensed tobacco packer shall sell any Canadian raw leaf pipe tobacco unless the type and variety and grade, the crop year in which it is grown, and the packer's name and address are legibly stamped or printed on a tag, label, or band attached or affixed to the tobacco.

Dated at Ottawa, this 9th day of November, 1945.

D. SIM,
Administrator of Tobacco.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-1797

Maximum Prices for sales by licensed tobacco packers, jobbers, retailers and by packer-growers to consumers of the types and varieties of Canadian Raw Leaf Pipe Tobacco listed hereunder according to grades. All prices include Excise Duties and Excise Taxes. Except on sales at retail and sales by packer-growers to consumers, all prices include free delivery to the buyer's place of business.

PART I—SALES BY LICENSED TOBACCO PACKERS AND JOBBERS TO ANY BUYER

Type of Tobacco	Variety of Tobacco	Grade No. 1 for each variety	Grade No. 2 for each variety
		(Cents per pound)	
Large Pipe Tobacco	{ Grand Rouge..... Grand Connecticut..... Comstock..... Other Cigar Varieties..... }	62	52
Aromatic Pipe Tobacco	{ Rose Canelle..... Parfum d'Italie..... Belge..... Obourg..... Petit Canadien..... Canelle..... Petit Havana..... Havana L'Assomption..... }	73	60

PART II—SALES AT RETAIL BY ANY PERSON OTHER THAN A LICENSED PACKER OR JOBBER AND SALES AT RETAIL OF HIS OWN CROP BY A GROWER LICENSED AS A PACKER

Type of Tobacco	Variety of Tobacco	Grade No. 1 for each variety	Grade No. 2 for each variety
		(Cents per pound)	
Large Pipe Tobacco	{ Grand Rouge..... Grand Connecticut..... Comstock..... Other Cigar Varieties..... }	68	57
Aromatic Pipe Tobacco	{ Rose Canelle..... Parfum d'Italie..... Belge..... Obourg..... Petit Canadien..... Canelle..... Petit Havana..... Havana L'Assomption..... }	80	66

Note to Schedule:

When any buyer other than a consumer accepts delivery of the tobacco at the seller's place of business, the above prices must be reduced by an amount equal to the cost of transporting the tobacco to the buyer's place of business at the less than carload freight rate.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1798

The Manufacture, Sale and Delivery of Women's, Misses' and Children's Wear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Children's Wear, it is hereby ordered as follows:

1. Administrator's Order No. A-1288, as amended, is further amended by
 - (a) in Item (a) under the heading "Restrictions" in Part I of Schedule "A" thereto, deleting the figures "700" and "1,400" and substituting therefor respectively the figures "800" and "1,600";
 - (b) deleting under the heading "Restrictions" in Part I of Schedule "A" thereto, the following:
 - "(f) belt or sash not to exceed 2 inches in width;
 - (g) collar or ruffle not to exceed 5 inches in width;
 - (h) no bell, dolman, balloon or leg-of-mutton sleeves; the maximum circumference of sleeve not to exceed 14 inches at the bottom for size 16 or 34, with a maximum allowance of $\frac{1}{2}$ inch for each size upward or downward;
 - (i) if a garment is ornamented by tucking, pleating or shirring, the entire width or length may not be increased by more than $4\frac{1}{2}$ inches of material;"
 - (c) deleting under the heading "Eliminations" in Part I of Schedule "A" thereto, the following:
 - "(b) bodice, suspenders or bib attached to the top of a skirt of a two-piece dress;"
 - (d) deleting under the heading "Eliminations" in Part II of Schedule "A" thereto, the following:
 - "(b) by-swing, vent in back, pleated back or Norfolk style;"
 - (e) deleting under the heading "Restrictions" in Part I of Schedule "B" thereto, the following:
 - "(b) no bell, dolman, balloon, or leg-of-mutton sleeves; the maximum circumference of sleeve not to exceed 15 inches at the bottom before cuff for size 16 or 34, with a maximum allowance of $\frac{1}{2}$ inch for each size upward or downward;
 - (c) ruffles, frills or jabots may not exceed 118 square inches of material;
 - (d) if a blouse is ornamented by tucking, pleating or shirring, on the front of the blouse, the entire width or length of the front of the blouse may not be increased by more than $4\frac{1}{2}$ inches of material."
 - (f) deleting under the heading "Eliminations" in Part I of Schedule "B" thereto, the following:
 - "(a) double yoke, double cuff, double collar or double ruffle;"
 - (g) deleting under the heading "Eliminations" in Part II of Schedule "B" thereto, the following:
 - "(a) suspenders;
 - (b) culottes;
 - (c) lined skirts."
 - (h) deleting under the heading "Restrictions" in Schedule "C" thereto, the following:
 - "(c) sleeve circumference not to exceed 14 inches for size 16 or 34 with a maximum allowance of $\frac{1}{2}$ inch for each size upward or downward;"
 - (i) deleting under the heading "Eliminations" in the grouping "I. Pyjamas" of Schedule "D" thereto, the following:
 - "(b) belt or sash on coat;
 - (c) cuffs on sleeves or pants;"

- (j) deleting under the heading "Restrictions" in the grouping "II. Nightgowns" of Schedule "D" thereto, the following:
- "(c) belt, or sash, not to exceed $\frac{1}{2}$ inch in width;
 - (d) ruffles, frills or jabots above waistline may not exceed 90 square inches of material.";
- (k) deleting under the heading "Eliminations" in grouping "II. Nightgowns" of Schedule "D" thereto, the following:
- "(b) ruffles or frills below waistline.";
- (l) deleting under the heading "Eliminations" in the grouping "III. Slips" of Schedule "D" thereto, the following:
- "(a) shadow or double skirt panel of any description;
 - (b) ruffles or frills at the bottom, for women and misses sizes.";
- (m) deleting under heading "Eliminations" in Schedule "E" thereto, the following:
- "(a) belt on slacks, shorts or overalls;
 - (b) cuffs on slacks, shorts or overalls.";
- (n) deleting under the heading "Eliminations" in Schedule "F" thereto, the following:
- "(a) by-swing back, knife pleats or inverted pleats;
 - (b) double yokes, either back or front;
 - (c) reversible windbreakers;
 - (d) pleated, bellows or military pockets;
 - (e) double breasted styles."; and
- (o) deleting under the heading "Eliminations" in the grouping "I. Children's up to size 14X—For Boys and Girls:" of Schedule "H" thereto, the following:
- "(a) dropseat in any one-piece garment;
 - (b) extra storm cuffs on sleeves."

2. This Order shall come into force on November 15, 1945.

Dated at Ottawa, this 12th day of November, 1945.

WILLIAM GITTES,
*Administrator of Women's, Misses' and
Children's Wear.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1799

Knitted Fabrics Containing Wool

Under powers given by the Wartime Prices and Trade Board to the Administrator of Knit Goods, it is hereby ordered as follows:—

1. Administrator's Order No. A-1634, which restricted the production of knitted wool fabrics, is revoked.

2. This Order comes into force on November 15, 1945.

Dated at Ottawa, this 10th day of November, 1945.

H. G. SMITH,
Administrator of Knit Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1800

Woven Fabrics Containing Wool

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wool and Wool Products, it is hereby ordered as follows:—

1. Administrator's Order No. A-1578, which restricted the weaving of wool fabrics, is revoked.

2. This Order comes into force on November 15, 1945.

Dated at Ottawa, this 10th day of November, 1945.

HENRY BROWN,
Administrator of Wool and Wool Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1802

Maximum Prices for Canada Western and Canada Eastern Yellow and White Corn

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered as follows:—

1. Section 6 of Administrator's Order No. A-1784 is hereby amended by revoking subsections (1) and (2) thereof and substituting therefor the following:—

- “(1) The maximum price which any person may charge any customer for drying, on a custom or commission basis, any Canada Western or Canada Eastern yellow or white corn shall be the amount by which, according to its moisture content, the lawful maximum price, f.o.b. such person's drying plant, of the quantity of corn remaining after the drying exceeds the total amount, including transportation charges, if any, paid by the customer for the quantity of corn delivered by him to such person for drying.
- (2) The customer shall furnish the dryer with a certificate signed by him showing:
- (a) the names of the person or persons from whom he purchased the corn; and
 - (b) the quantity of corn delivered by him to the dryer, the total amount paid by him for such corn and the transportation charges, if any, incurred by him.”

2. This Order comes into force on November 14, 1945.

Dated at Ottawa this 12th day of November, 1945.

K. W. TAYLOR,
Co-ordinator, Foods Administration.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1803

The Manufacture of Women's, Misses' and Juniors' Coats, Suits and Sport Jackets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's and Misses' Coats and Suits, it is hereby ordered as follows:—

1. Administrator's Order No. A-1254, as amended, which restricted the manufacture of women's, misses' and juniors' coats, suits and sport jackets, is revoked.

2. This Order comes into force on November 15, 1945.

Dated at Ottawa, this 12th day of November, 1945.

SIMON GREENSPON,
*Administrator of Women's and Misses'
Coats and Suits.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1804

Maximum Prices of and Control of the Sale of Show Beef

Whereas Board Order No. 336 provides that the sale by any person of beef derived from cattle accepted for exhibition at public fairs and exhibitions held with the approval of the Department of Agriculture of any province shall be exempt from maximum prices except to the extent that a contrary intention is expressed in any Order;

And whereas heretofore sales of such beef have been governed by instructions issued by the Administrator of Meat and Meat Products and it is deemed expedient that these instructions be revised and consolidated into an Order;

Therefore under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:—

Effective Date

1. This Order comes into force on November 19, 1945.

Definitions

2. (1) For the purposes of this Order "authorized show" means a public fair or exhibition which the Administrator of Meat and Meat Products (hereinafter called the "Administrator") has designated as such by a notice in writing addressed to the secretary of the show for posting in a conspicuous place where the show is held;

(2) For the purposes of this Order "show beef" means beef derived from the carcasses of cattle which have been exhibited at an authorized show, which were, on arrival at the place of slaughter, ear tagged with numbered ear tags issued in connection with such show and which have been slaughtered in an establishment to which inspection has been granted under the authority of the Meat and Canned Foods Act; PROVIDED that each such carcass shall be in accordance with the following specifications:

- (a) it shall have a cold dressed weight at the place of slaughter of not less than 300 pounds;
- (b) it shall be in accordance with the specifications for either "Choice Beef" (Red Brand) or Good Beef (Blue Brand) in the Regulations respecting the grading, branding and sale of branded beef passed under the authority of the Live-stock and Livestock Products Act, 1939; and

- (c) it shall have been branded Red Brand or Blue Brand, as the case may be, in the manner provided by the said Regulations, with a special brand approved by the Dominion Department of Agriculture for exclusive use in branding show beef derived from cattle exhibited in the province in which the authorized show was held; and

PROVIDED FURTHER that if the authorized show was held in the province of Alberta, Saskatchewan or Manitoba such cattle must have been slaughtered in an inspected establishment situated in one of those provinces.

(3) Every word or expression which, by Board Order No. 307, as amended, is given a defined meaning, shall have the same meaning wherever it is used in this Order.

Reports of Sales at Authorized Shows

3. (1) For the purposes of this Section "designated slaughterer" means, in respect of any buyer of cattle at an authorized show, the slaughterer named by him as the intended slaughterer of such cattle.

(2) The secretary of each authorized show shall, not later than 48 hours after the conclusion of the show, forward by mail to each designated slaughterer of the cattle exhibited at such show, to the Administrator of Meat and Meat Products and to the Regional Office of the Board for the district in which the abattoir of the designated slaughterer is situated a statement signed by him showing separately for each buyer of cattle at such show who designated such slaughterer;

(a) the name of the seller or sellers of the cattle;

(b) the number of cattle purchased by the buyer from each seller and their ear tag numbers and sale price per pound live weight.

Maximum Prices of Show Beef

4. (1) Every person selling show beef at wholesale shall regulate his selling price thereof so that the aggregate price received or charged by him for all the carcasses, sides, front quarters and hind quarters thereof which were derived by him from cattle exhibited at the same authorized show shall not exceed his actual cost of such beef, including processing and selling expenses less credits for by-products.

(2) Every person selling show beef at retail shall regulate his selling prices for the various cuts or portions thereof so that the aggregate price received or charged by him for all cuts and portions from the show beef purchased or otherwise acquired by him shall not exceed the total of:

(a) his actual delivered cost of the show beef purchased or otherwise acquired by him; and

(b) a markup not exceeding $26\frac{1}{2}$ per cent of his selling price.

(3) Except as provided in this Order and notwithstanding the provisions of Board Order No. 336, no person shall sell any beef at wholesale or at retail at prices in excess of the maximum prices fixed by Board Order No. 307, as amended.

Restrictions on Sales and Deliveries of Show Beef

5. (1) No person shall sell any show beef at wholesale except the person who purchased at an authorized show, the cattle from which such show beef was derived.

(2) No person shall sell any show beef to any person who buys such beef for resale at wholesale.

(3) Except as otherwise authorized in writing by the Administrator, no person shall sell any show beef at wholesale except in the form of carcasses, sides, front quarters or hind quarters.

(4) No person having in his possession any show beef derived from cattle slaughtered by him, whether for his own account or for any other person, shall deliver such show beef to any other person until he has received a statement respecting such cattle in accordance with Section 3.

Records, Reports of Sales and Deliveries of Show Beef

6. (1) Every person who sells any show beef at wholesale to any other person shall

- (a) furnish the buyer with an invoice marked with the words "show beef" and showing the names and identifying addresses of the seller and the buyer, the date of sale, the quality of the beef, the quantity sold, the price charged and whether the beef is in the form of carcasses, sides, front quarters or hind quarters;
- (b) retain a copy of such invoice in his possession available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates;
- (c) not later than the date of shipment of the beef to the buyer, forward a copy of such invoice by mail to the Regional Office of the Board for the district in which the seller's place of business is situated.

(2) Every person who ships to any other person any show beef derived from cattle custom slaughtered by him for any other person shall

- (a) furnish the customer with an invoice marked "show beef" and showing the names and identifying addresses of the slaughterer, the customer and the person to whom the beef is shipped, the date of shipment, the quality of the beef, the quantity shipped, the slaughtering charges and whether the beef is in the form of carcasses, sides, front quarters or hind quarters;
- (b) retain a copy of such invoice in his possession available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates;
- (c) not later than the date of shipment of the beef to the customer or other person, forward a copy of such invoice by mail to the Regional Office of the Board for the district in which the slaughterer's place of business is situated.

(3) Every person who sells any show beef derived from cattle purchased by him at any authorized show shall retain copies of his cost sheets and records available for inspection by any authorized representative of the Board at any time within twelve months of the date of the purchase of the cattle by him.

Dated at Ottawa this 13th day of November, 1945.

F. S. GRISDALE,
*Administrator of Meat
and Meat Products.*

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1805

Maximum Prices of Horsemeat and Horse Liver Intended for Animal Feed

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:—

1. This Order comes into force on November 15, 1945.
2. Section 12 of Administrator's Order No. A-1023, as amended, is hereby revoked and the following substituted therefor:

"12. Notwithstanding the other provisions of this Order, the maximum price per pound at which any person may

- (a) during the period from November 15, 1945, to January 15, 1946, both inclusive, sell any quantity of horsemeat or horse liver to any person in any part of the provinces of Prince Edward Island, Nova Scotia or New Brunswick, other than a consumer; or
- (b) during the period from November 15, 1945, to January 15, 1946, both inclusive, sell any horsemeat or horse liver in carload lots to a consumer in any part of said provinces; or
- (c) during the period from November 15, 1945, to January 31, 1946, both inclusive, sell any horsemeat or horse liver in less than carload lots to a consumer in any part of said provinces;

shall, according to the net weight of the units in which it is packed, be an amount equal to the maximum price per pound, as fixed by this Order, at which he may sell the same quantity of horsemeat or horse liver, as the case may be, packed in units of the same net weight, to that person during the month of September, 1945 PLUS $\frac{1}{2}$ cent per pound."

Dated at Ottawa this 13th day of November, 1945.

F. S. GRISDALE,
*Administrator of Meat
and Meat Products.*

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

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Canada Privy Council

VOLUME IV, No. 8



NOV. 26, 1945

Hamilton

**CANADIAN WAR ORDERS
AND REGULATIONS
1945**

Published under authority of Order in Council P.C. 10793
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**STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE**

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1945

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PART I

Orders in Council

Order in Council re Canadian Medical Procurement and Assignment Board

P.C. 6890

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Administrator on the 18th November, 1945.

The Committee of the Privy Council have had before them a report dated 6th November, 1945 from the Minister of National Defence, representing as follows,—

Pursuant to the provisions of Order in Council P.C. 6185 dated 20 July, 1942, as amended by Orders in Council P.C. 10360 dated 17 November, 1942, P.C. 10934 dated 1 December, 1942, and P.C. 7523 dated 6 October, 1944, a committee in the Department of National Defence, at National Defence Headquarters known as the "Canadian Medical Procurement and Assignment Board", has been established.

The duties of the said Board are to determine the number of physicians in Canada available for appointment to the Armed Forces, to allocate medical officers to the Armed Forces, to make surveys and investigations respecting the availability of physicians, dentists, medical and dental technical personnel, and nurses, in order that adequate provision may be made for the future requirements of the Armed Forces, make surveys of post-graduate and refresher training facilities in Canada, and to study and advise upon the placement opportunities in Canada for medical practitioners.

Order in Council P.C. 6185 dated 20 July, 1942, as amended, provides that the said Board is to consist of the following personnel:—

- (a) Medical Director General (Navy)
- (b) Director General of Medical Services (Army)
- (c) Director of Medical Services (Air)
- (d) Director of Medical Services, Department of Pensions and National Health
- (e) Medical Director of National War Services
- (f) A representative of the Director of National Selective Services
The foregoing to appoint one of their number as permanent Chairman;
- (g) 5 members of the Canadian Medical Advisory Committee (Central) appointed by the Canadian Medical Association, one of whom shall be appointed permanent secretary at a nominal salary of one dollar per annum,
- (h) The Director of Dental Services;
- (i) A representative appointed by the Association of Canadian Medical Colleges;
- (j) A representative appointed by the Royal College of Physicians and Surgeons of Canada; and
- (k) A representative appointed by the Canadian Hospital Council.

It is now considered desirable that there be added to the said Board a medical representative of the Department of National Health and Welfare; that the office of the Director of Medical Services, Department of Pensions and National Health, having been abolished, the Director-General of Treatment Services, Department of Veterans Affairs, who now performs the functions and duties of that office be appointed to the Board, and that the position of Medical Director of National War Services having been absorbed by National Selective Service, it should be deleted from the membership of the Board. It is also considered desirable that the Board should be empowered to appoint any one of its members as Chairman.

The Committee, therefore, on the recommendation of the Minister of National Defence concurred in by the Minister of National Defence for Air and the Minister of National Defence for Naval Services, advise,—

- (a) That a medical representative of the Department of National Health and Welfare and the Director-General of Treatment Services, Department of Veterans Affairs, be appointed members of The Canadian Medical Procurement and Assignment Board;
- (b) That the Director of Medical Services, Department of Pensions and National Health, and the Medical Director of National War Services cease to be members of The Canadian Medical Procurement and Assignment Board;
- (c) That Order in Council P.C. 6185 dated 20 July, 1942, be amended by deleting the words "the foregoing to appoint one of their number as permanent chairman" from paragraph (f) thereof;
- (d) That the Board be hereby authorized to appoint one of its members as chairman.

A. D. P. HEENEY,
Clerk of the Privy Council.

The South African Nursing Services (Benefits) Order

P.C. 6938

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 15th day of November 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas the Minister of Veterans Affairs represents that during the present war approximately 300 nurses were engaged in Canada by or with the approval of the Government of South Africa for professional services in South Africa and thereby became members of an organization known as the South African Military Nursing Services;

That the South African Military Nursing Services was not, at any time pertinent to the foregoing, a military establishment in the sense that the members thereof were members of His Majesty's armed forces;

That it has been represented that the nurses aforesaid believed that on joining the South African Military Nursing Services they became members of His Majesty's forces on active service, and by reason thereof entitled to all re-establishment benefits available to Canadians who served in His Majesty's forces other than Canadian forces;

That while the benefits which these Canadian nurses may be entitled to receive from the Government of South Africa have not yet been fully ascertained, information has been obtained that members of the South African Military Nursing Services are entitled to receive the following:—

- (a) £30 clothing allowance
- (b) Gratuity at the rate of 15/—per month for every month of service
- (c) On release, and on application, an immediate grant up to £50 may be given if necessary for reinstatement.
- (d) Application for further financial assistance may be made and, depending on the merits of each individual case, a maximum grant of £250, or a maximum loan of £1,250, may be made;

and

That the said nurses ought, in justice, to be considered to have been members of His Majesty's forces other than Canadian in order that they may receive re-establishment benefits available under Canadian law to persons domiciled in Canada who have so served.

Now, therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Veterans Affairs, and under and by virtue of the War Measures Act, is pleased to make and doth hereby make the following order,—

ORDER

1. This Order may be cited as The South African Nursing Services (Benefits) Order.

2. Every person domiciled and resident in Canada who served as a member of The South African Military Nursing Services in any place outside of Canada and who, at the time that such person became a member of such organization, was domiciled and resident in Canada, shall, on termination of such service be deemed to have served on active service in His Majesty's forces other than Canadian forces and, by reason of such service, entitled to all benefits, rights and privileges available under the following Acts and Orders and subject to all conditions as are in such Acts and Orders contained:—

The Department of Veterans Affairs Act,
The War Service Grants Act, 1944,
The Veterans Insurance Act,
The Veterans' Land Act, 1942,
The War Veterans' Allowance Act,
The Reinstatement in Civil Employment Act, 1942,
Pension Act,
Civil Service Act,
The Post-Discharge Re-Establishment Order and
Veterans' Dual Service Pension Order.

3. There shall be deducted from any pecuniary benefit authorized hereunder the amount of any pecuniary benefit of the same nature received by or available to or in respect of any such person from the Government of South Africa and arising out of service in The South African Military Nursing Services.

4. This Order shall be administered by the Minister of Veterans Affairs who is hereby authorized to make such rules and regulations, subject to the approval of the Governor in Council, as may be necessary or advisable to give effect to the provisions of this Order according to their true spirit and intent and for that purpose to supplement such provisions.

5. Expenditures required to be made under and by virtue of this Order may be charged to War Appropriation for the current fiscal year and thereafter to moneys voted by Parliament for the purpose.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending insurance coverage under the War Risk Insurance Act

P.C. 6974

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 16th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas under the War Risk Insurance Act 1942 provision is made *inter alia* for the laying down of regulations by the Governor in Council to determine the rate or rates of premiums to be charged for insurance under the said Act;

And whereas the Minister of Finance reports that by Order in Council P.C. 8344 dated September 14, 1942, regulations were made providing for the rates of premiums to be charged on various types of policies to be issued under the said Act;

That by Order in Council P.C. 11038 dated December 3, 1942, provision was made whereby the aforesaid rates were altered by providing for a refund of a portion of the net premium contribution by the persons insured under the said Act, in the event of there being a net surplus in the said Act at the end of the war;

That by Order in Council P.C. 7407 dated September 21, 1943, the rates of premiums of policies other than transit policies were reduced by 20 per cent, such reduction being effective with respect to all policies or renewals of policies issued on and after the 17th day of August, 1943, and transit rates were simultaneously reduced from three to two and one-half cents;

That by Order in Council P.C. 6469 dated August 16th, 1944, the rates of premiums of policies in force on August 17, 1944, other than trip transit policies were further reduced by an extension of each of such policies for a period of twelve months from its date of expiry;

That by Order in Council P.C. 5561, dated August 23, 1945, the rates of premiums of policies in force on August 17, 1945, other than trip transit policies were further reduced by an extension of each of such policies for a period of three months from its date of expiry;

And whereas the Minister of Finance further reports that, in view of the desirability of the public of Canada maintaining coverage against war damage, particularly damage from an explosion of a concentration of munitions, for a further period of three months notwithstanding the cessation of hostilities, it is considered advisable to provide an additional reduction in premiums on all policies other than trip transit policies issued under the War Risk Insurance Act, 1942, which were in force on August 17, 1945, such reduction to take the form of an extension of insurance for a period of three months to February 17, 1946.

Therefore, His Excellency the Administrator in Council on the recommendation of the Minister of Finance, and under and by virtue of the War Risk Insurance Act, 1942, and the War Measures Act, is pleased to order and doth hereby order as follows:—

1. The rates of premiums of policies under the War Risk Insurance Act, 1942, in force on August 17, 1945, other than trip transit policies, as laid down by Order in Council P.C. 8344 dated September 14, 1942, and amended by Orders in Council P.C. 11038 dated December 3, 1942, P.C. 7407 dated September 21, 1943, P.C. 6469 dated August 16, 1944 and P.C. 5561 dated August 23, 1945, are hereby further reduced, such reduction to take the form that the present expiry date of any policy if earlier than the 17th of February 1946, is hereby postponed until that date.

2. No charge by way of fee shall be payable by the insured with respect to such renewals, and no endorsement or other notation on such policies shall be required.

3. No agent's policy fee or remuneration to insurance companies shall be payable under the War Risk Insurance Act for any services performed in connection with such renewals.

4. New or additional insurance on property shall continue to be sold at the rates of premiums as laid down by Order in Council P.C. 8344 dated September 14, 1942, and amended by Orders in Council P.C. 11038 dated December 3, 1942, and P.C. 7407 dated September 21, 1943, and any such insurance issued shall expire on the 17th of February, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re control over imports

P.C. 6979

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 20th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 949, dated 8th February, 1943, it is ordered that except under and in accordance with the terms of a permit issued by or on behalf of the Minister of National Revenue on the advice of the Shipping Priorities Committee, no person shall purchase for import, import, offer to purchase for import, receive, or offer to receive on consignment for import, or make any contract or other arrangement for the importing of any of the goods enumerated in the schedule thereto;

And whereas by reason of improvement in the shipping situation it is deemed advisable to revoke the aforesaid Order and to provide for a simpler form of control over importations of certain goods in respect of which the maintenance of import control is still required to complement allocation arrangements;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke and doth hereby revoke Order in Council P.C. 949, dated 8th February, 1943, as amended.

His Excellency in Council, on the same recommendation and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:

The importation into Canada of the goods enumerated hereunder is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

<i>Tariff Item(s)</i>	<i>Description</i>
8a	Extracts of meat and fluid beef, not medicated
20, 21	Cocoa or chocolate preparations, sweetened or unsweetened, not including confectionery
22, ex 23	
ex 72d	Rape seed
ex 73	Sesame seed
ex 73, ex 276b	Cotton seed
ex 76d	Sunflower seed
ex 109, 109a	Peanuts, shelled or unshelled
ex 109, ex 114	Walnuts, shelled or unshelled
110, 111	Cocoanuts
113	Cocoanut, desiccated, sweetened or not
113a	Copra
114a	Palm kernels.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking P.C. 366, 20th January, 1942 which suspended the privilege of making declarations of alienage under section 17 of the Naturalization Act

P.C. 6990

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 20th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council, dated the 20th day of January, 1942, (P.C. 366), made under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, the privilege of making declarations of alienage under section 17 of the Naturalization Act was suspended;

And whereas this Order was made to prevent evasion of regulations made by the Governor in Council under the National Resources Mobilization Act 1940, and the reason for suspending this privilege no longer exists;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State, is pleased to revoke the said Order in Council, P.C. 366 of 20th January, 1942, and it is hereby revoked and rescinded accordingly.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting the export of poles and piling of wood except under licence.

P.C. 7004

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 20th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council P.C. 7674 of October 4, 1941, the exportation from Canada of certain articles is prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Industries Control Board recommend that, in order to conserve supplies for essential domestic requirements, it is desirable that the exportation of all types of Wood Piling and Poles be similarly prohibited, except under permit;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the power vested in the Governor in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 R.S.C. 1927) is pleased to order and doth hereby order as follows:—

1. The exportation of the following commodities is prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce:

Group 4—Wood, Wood Products and Paper

Piling of wood, n.o.p.

Poles of wood, n.o.p.

2. That Schedule One of the said Order in Council (P.C. 7674, October 4, 1941) is hereby amended by the addition thereto of the above commodities.

3. This Order shall come into force and have effect on and after the twenty-fourth day of November, 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting importations of canned fish except under licence

P.C. 7009

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 20th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that under arrangements made by the Combined Food Board all supplies of canned fish allocated for Canadian consumption are to be provided out of Canadian production; and

That it is deemed necessary to prohibit the importation of canned fish into Canada in order to secure adherence to the aforesaid arrangements;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that the importation of the goods enumerated hereunder be prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue;

<i>Tariff Items</i>	<i>Description</i>
120, 121, 122, ex 123, 123a, 125, 126 and 127	Canned fish of all kinds, including canned lobsters, crabs, clams, shrimps, prawns, scallops and oysters.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council providing tariff treatment for fresh tomatoes

P.C. 7018

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 20th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports:

That imports of tomatoes, fresh, in their natural state, are dutiable at rates of Free under the British Preferential Tariff, 27½ p.c. ad valorem but not less than 2 cents per pound under the Intermediate Tariff, and 30 p.c. ad valorem but not less than 3 cents per pound under the General Tariff, the weight of the package to be included in the weight for duty;

That since January 1, 1939 imports of United States tomatoes, fresh, in their natural state, have been entitled to the Canada-United States Trade Agreement rate of 10 p.c. ad valorem but not less than 1½ cents per pound;

That Canada's imports of fresh tomatoes have been increasing during recent years and now exceed 70 million pounds annually;

That about 45 p.c. of Canada's imports of fresh tomatoes is of Mexican origin and subject to a rate of customs duty of 30 p.c. ad valorem but not less than 3 cents per pound;

That Order in Council P.C. 9235 of December 2, 1943 reduced the General Tariff rate of customs duty on fresh tomatoes from 30 p.c. ad valorem but not less than 3 cents per pound to 10 p.c. ad valorem but not less than 1½ cents per pound during the period December 6, 1943 to May 15, 1944 and that Order in Council P.C. 8503 of November 7, 1944 provided for a similar tariff reduction during the period December 1, 1944 to May 15, 1945; and

That the reduction of the General Tariff rate from 30 p.c. ad valorem but not less than 3 cents per pound to 10 p.c. ad valorem but not less than 1½ cents per pound would considerably reduce the cost to the Canadian consumer of this important fresh vegetable;

Now, Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the rate of customs duty payable on imports of tomatoes, fresh, in their natural state, when subject to General Tariff treatment be and it is hereby reduced from 30 p.c. ad valorem but not less than 3 cents per pound to 10 p.c. ad valorem but not less than 1½ cents per pound, (the weight of the package to be included in the weight for duty) during the period December 1, 1945 to May 15, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing John A. McClelland to National
War Labour Board

P.C. 7020

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 20th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that a vacancy exists in the membership of the National War Labour Board due to the death of Mr. John A. Bell, and that it is necessary to make provision for an appointment to fill the vacancy thus created;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint Mr. John A. McClelland, O.B.E., of Valois, Quebec, presently technical adviser to the said Board, to be a member of the National War Labour Board vice the said Mr. John A. Bell, without change in his present remuneration.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

WM No. 92, Supplement No. 1

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 8th November, 1945.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

The import control on Shellac is revoked.

Memorandum WM No. 92 is cancelled.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 6780, 6/11/45—Authority, War Measures Act)

PART III
Wartime Prices and Trade Board
(Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 572

Rationed Foods (Butter)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the board hereby orders as follows:

1. This Order comes into force on the 29th day of October, 1945.
2. Subsection (4) of Section 6 of Board Order No. 465, as amended, is further amended by adding thereto the following:

"No. 128	Thursday	November 1, 1945
No. 129	"	" 15, 1945
No. 130	"	" 22, 1945
No. 131	"	" 29, 1945".

Made at Ottawa, this 22nd day of October, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 581

Meatless Days in Public Eating Places

Under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on November 26, 1945.
2. Subsection (2) of Section 3 of Board Order No. 532 is hereby amended by adding as clause (f) thereof the following:
 "(f) during the twenty-four hour periods commencing immediately after 4 o'clock on the mornings of Christmas and New Years Days."

Made at Ottawa this 17th day of November, 1945.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1774

Tin

Metals Controller's Order M.C. 18D controlled the distribution and use of virgin tin and Administrator's Order No. A-344 fixed maximum prices for virgin tin. It is now considered advisable to replace these Orders by one Order of the Administrator of Non-Ferrous Metals (Primary). (This Order does not involve any change in maximum prices of tin.)

Now, THEREFORE, under powers given by the Wartime Prices and Trade Board to the Administrator of Non-Ferrous Metals (Primary), it is hereby ordered as follows:

EFFECTIVE DATE

1. This Order comes into effect on October 31, 1945, and replaces Administrator's Order No. A-344, which is hereby revoked.

INTERPRETATION

2. For the purposes of this Order,

- (a) "tin" means virgin tin or any material containing in excess of 95 per cent by weight of tin;
- (b) "tin alloy" means any material containing in excess of $\frac{1}{4}$ of 1 per cent and not more than 95 per cent by weight of tin but shall not include tinplate;
- (c) "Administrator" means the person appointed by the Board as Administrator of Non-Ferrous Metals (Primary) and includes a Deputy Administrator of Non-Ferrous Metals (Primary).

PART I—SALES, PURCHASES AND USES OF TIN

RESTRICTIONS

3. (1) Any person may acquire up to 15 pounds of tin or tin contained in tin alloy in any ninety day period upon the presentation to his supplier of a completed certificate on the form set out in Schedule "A" hereto, provided, however, that no certificate need be completed and presented for the purchase of solder containing not more than 30 per cent tin from a retailer.

(2) Except as permitted by subsection (1) of this Section, no person may acquire any tin or tin alloy without the written approval of the Administrator. To obtain this approval, a person shall submit to the Administrator his original purchase order and an application for permission to purchase on the form set out in Schedule "B" hereto. If the Administrator approves, the purchase order will be so marked and forwarded direct to the supplier who will then be at liberty to fill it. If the Administrator does not approve, the order will be marked "rejected" and returned to the applicant. The Administrator will generally approve applications for the purposes set out in Schedule "C" to this Order.

PART II—MAXIMUM PRICES OF TIN

TIN INGOT

4. The maximum price per pound at which any person may sell any tin contained in primary or reclaimed ingot shall be, net cash f.o.b. supplier's warehouse and exclusive of sales tax,

(a) for tin ingot having a purity of 99·80 per cent or higher and in any quantity hereinafter enumerated:

10,000 lbs. and over	63½ cents per pound
2,000 lbs. up to but not including 10,000 lbs	64½ cents per pound
1,000 lbs. up to but not including 2,000 lbs.	65 cents per pound
500 lbs. up to but not including 1,000 lbs.	66 cents per pound
Less than 500 lbs.	67 cents per pound;

(b) for tin ingot having a purity of 99 per cent and up to but not including 99·80 per cent and in any quantity hereinafter enumerated:

10,000 lbs. and over	62½ cents per pound
2,000 lbs. up to but not including 10,000 lbs	63½ cents per pound
1,000 lbs. up to but not including 2,000 lbs.	64½ cents per pound
500 lbs. up to but not including 1,000 lbs.	65½ cents per pound
Less than 500 lbs.	66½ cents per pound.

REMELTING AND CASTING TIN INGOTS

5. The maximum price that any person may charge for the work and service of remelting and casting tin ingots, shall be,

(a) for the casting of any ingots over 10 pounds, 1 cent per pound;

(b) any ingot 3 to 10 pounds (both inclusive), 1½ cents per pound;

(c) any ingot up to but not including 3 pounds, 2 cents per pound.

Dated at Ottawa, this 18th day of October, 1945.

F. M. CONNELL,
Administrator of Non-Ferrous Metals (Primary).

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

to Administrator's Order No. A-1774

CERTIFICATE OF PURCHASE

TIN AND TIN ALLOYS

Not to exceed 15 lbs. tin content

Date.....194..

Purchaser

Address

Supplier

Address

Material (state tin content)

Quantity

Proposed Use

In making this purchase we hereby certify that:

1. This material will be used only by the purchaser.

2. The quantity ordered is not more than the quantity required for the next 90 days.

Purchaser

Per

This form may be reproduced using exact wording and paper approximately 8" x 10" in size.

SCHEDULE "B"

to Administrator's Order No. A-1774

APPLICATION FOR PERMISSION TO PURCHASE

TIN AND TIN ALLOYS

This form is to be attached to the original purchase order and sent to the Administrator of Non-Ferrous Metals, Wartime Prices and Trade Board, Ottawa, Ontario, as provided in Administrator's Order No. A-1774

Date of Order.....

Order Number

Purchaser

Address

Supplier

Address

Material ordered Describe in detail	This Order lbs. tin content	Present Stock lbs. tin content	Open Orders lbs. tin content

If order covers more than one month's requirements, including stock on hand, give reasons.

Full details of final use and type of industry for which required.

In making this application we hereby certify that:

1. This material will be used only by the purchaser.
2. We have not ordered duplicate material for the same final use.
3. The quantity ordered is the minimum required.

Applicant

Per

This form may be reproduced using exact wording and paper approximately 8" x 10" in size.

SCHEDULE "C"

to Administrator's Order No. A-1774

The Administrator will ordinarily approve applications to purchase tin for the following uses:

SOLDER

1. Solder containing not more than 30 per cent tin for any use except
 - (i) wiping or spraying on automotive body work;
 - (ii) soldering side seams on tinplate andterne plate containers for which the maximum tin content permitted will be 3 per cent;
 - (iii) automotive radiator dipping, for which the maximum tin content will be 15 per cent.

BABBIT

2. Babbit containing not more than 15 per cent tin for the manufacture of bearings.

DAIRYING AND OTHER FOOD PROCESSING

3. Up to the minimum required to provide a protective coating against the corrosive action of dairy or other food products.

TINPLATE AND TERNE PLATE

4. (a) The production of tinplate bearing a coating of not more than 1.25 pounds of tin per base box;
- (b) The production of tinplate for containers bearing a coating of 1.50 pounds per base box for special foods as set out in Administrator's Order No. A-1153 as amended;
- (c) The production of terne plate bearing a coating of not more than 1.35 pounds per base box when such coating does not contain more than 20 per cent tin by weight.

COATING WIRE

5. (a) Coating any wire when such coating contains not more than 30 per cent tin;
- (b) Coating of copper wire having a gauge of No. 18 Browne & Sharpe or smaller.

COLLAPSIBLE TUBES

6. The manufacture of collapsible tubes, provided no tube shall have a tin content in excess of 1.50 per cent of the total metallic weight.

FOIL

7. The manufacture of foil to be used only for the purposes following:
 - (i) foil for electrotyping or dental use containing not more than 30 per cent tin by metallic weight;
 - (ii) foil for condensers containing not more than $4\frac{1}{2}$ per cent tin by metallic weight;
 - (iii) foil for the packaging of tea, yeast, cheese, medicinal and pharmaceutical products and for the wrapping of lead sheathed cable containing not more than $1\frac{1}{2}$ per cent tin by metallic weight;
 - (iv) foil for the packaging of cigarettes and cut tobacco containing not more than $\frac{1}{2}$ of one per cent tin by metallic weight.

OTHER USES

8. Uses other than those specified above and/or tin alloys having a higher tin content than those specified above when in the opinion of the Administrator, upon information supplied to him, such uses and/or such higher tin content is justified.

WARTIME PRICES AND TRADE BOARD**ADMINISTRATOR'S ORDER No. A-1779****Non-Ferrous Ingots Containing Tin**

Metals Controller's Orders MC. 28B and MC. 24 controlled the production and use respectively of non-ferrous ingots for castings and non-ferrous metal ingots. Administrator's Order No. A-785 fixed maximum prices for non-ferrous ingots. It is now considered advisable to replace these Orders by one Order of the Administrator of Non-Ferrous Metals (Primary). This Order does not involve any change in maximum prices or other requirements affecting non-ferrous metal ingots containing tin from those imposed by the aforesaid Orders.

Now, therefore, under powers given by the Wartime Prices and Trade Board to the Administrator of Non-Ferrous Metals (Primary), it is hereby ordered as follows:

Effective Date

1. This Order comes into effect October 31, 1945, and replaces Administrator's Order No. A-785 which is hereby revoked.

Interpretation

2. For the purposes of this Order,

- (a) "Administrator" means a person appointed by the Board as Administrator of Non-Ferrous Metals (Primary) and includes a Deputy Administrator of Non-Ferrous Metals (Primary);
- (b) "base shipping point" means any city named in Schedule "B" and any place not more than ten miles from the nearest boundary of any such city;
- (c) "ingot" means a copper base alloy of known analysis in a commercial form or shape as manufactured by a licensed smelter for sale and subsequent remelting for the production of castings;
- (d) "release" means a release or permit issued by the Administrator.

PART I—SALES AND PURCHASES OF INGOTS CONTAINING TIN

Types of Ingots and Their Uses

3. (1) Except with the written permission of the Administrator, no person shall produce any ingot containing tin, other than an A, B, C, D, E or F ingot set out in Schedule "A" hereto and produced according to the specifications for that ingot listed in the said Schedule "A", and no person shall use any such ingot for a purpose other than that set out for that ingot in the said Schedule "A".

(2) Smelters producing ingots containing tin according to the provisions of subsection (1) of this Section shall

- (a) provide each purchaser of such ingot with the analysis of each heat showing the percentages present of tin, lead, zinc, copper, nickel and iron and the impurities by difference;
- (b) prominently stamp or mark each such ingot with the letter A, B, C, D, E or F, respectively, as the analysis thereof conforms to paragraph A, B, C, D, E or F of said Section 3;
- (c) in making shipments composed of such ingots from different heats, take all necessary precautions to keep the ingots from each heat separate so as to ensure that a rejection of one or more heats will not cause rejection of the entire shipment.

Ingots to be Sold, Purchased or Acquired only by Release

4. No person shall sell or dispose of, purchase or otherwise acquire any ingot containing tin unless he has a release in writing from the Administrator.

Separate Application for each kind of Ingot

5. Any person making application for a release required by Section 4 of this Order shall make a separate application in respect of each kind of ingot containing tin which he desires to acquire, and shall state the purposes for which he desires to acquire such ingots, and shall give such further information in such form as the Administrator may require. If such person is the operator of a foundry, he must at the time of making application, report his stock of machine shop turnings, worn or defective bearings and castings containing tin.

Ingots to be Used only for Purposes stated in Application

6. No person shall, except with the approval in writing of the Administrator, put into use any ingot containing tin for any purpose other than that specified in the release relating to such ingot.

Making of Castings by Producer Prohibited without a Release

7. Unless he has a release in writing from the Administrator, no person who produces ingots containing tin shall make any such ingots into castings.

Transfers of Ingots Require a Release

8. Unless he has a release in writing from the Administrator, no person who produces any ingot containing tin shall transfer or remove any such ingot to any other plant for premises operated by him or under his control.

Releases not Transferable

9. Any release issued by the Administrator under the provisions of this Order is not transferable.

PART II—PRICES

Maximum Prices

10. The maximum price per pound at which a person may sell, offer to sell or buy any of the kinds of ingots described in the Schedule "B" hereto according to the base shipping point named in the said Schedule "B", shall be the price set forth in the said Schedule "B" opposite that kind of ingot and subject to the quantity differentials in price, if any, shown in the said Schedule "B".

11. The maximum prices for ingots set forth in Schedule "B" hereto are in cents per pound and are

- (a) in the case of a sale by any person to a buyer whose warehouse or plant is located at the seller's base shipping point, f.o.b. the buyer's premises; or
- (b) in the case of a sale by any person to a buyer whose plant is located outside the seller's base shipping point, f.o.b. trucks at the seller's yard if shipment is by truck, or f.o.b. railway cars at the base shipping point where the seller's plant is located if shipment is by rail, or f.a.s. ship in or at the base shipping point where the seller's plant is located if shipment is by boat.

Additional Payments and Considerations are Part of the Price

12. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any ingots or received by the seller from any person in connection with the sale of any ingots shall constitute part of the price of such ingots.

Records

13. Every person operating a foundry or licensed as a smelter by the Administrator shall keep and maintain all invoices, accounts, receipts, documents and records relating to all purchases and sales of ingots and upon request make the same available to, for inspection and audit by, any person on behalf of the Board.

Dated at Ottawa, this 25th day of October, 1945.

F. M. CONNELL,

Administrator of Non-Ferrous Metals (Primary).

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To Administrator's Order No. A-1779

Specifications of Alloys to be Used in Producing Tin-Containing Non-Ferrous Metal Castings Containing Tin

"A" INGOT—

For castings for steam fittings to be used in installations having over 150 pounds per square inch pressure (in naval vessels over 125 pounds) and a maximum temperature of 500 degrees Fahrenheit, ingots of the following specifications:—

Min.	Max.	Min.	Max.
5.00.....	6.0% Tin	4.00.....	5.00% Zinc
1.25.....	1.75% Lead	0.75.....	1.25% Nickel

and balance copper, with impurities not in excess of the following respective limits:

Iron	0.15%	Silicon	0.005%
Antimony	0.20%	Sulphur	0.05%
Aluminum	none #	Phosphorus	0.02%

"B" INGOT—

For castings for steam fittings to be used in installations having a pressure range from 75 to 150 pounds per square inch (in naval vessels, range to be 0-125 pounds per sq. in.) and a temperature not exceeding 370 degrees Fahrenheit, and for general high grade pressure castings and fittings, ingots of the following specifications:—

Min.	Max.		Min.	Max.	
4.5.....	5.5%	Tin	4.5.....	5.5%	Zinc
4.5.....	5.5%	Lead			

and the balance copper, with impurities not in excess of the following respective limits:

Iron	0.25%	Antimony	0.25%
Aluminum	none #	Sulphur	0.08%
Silicon	0.005%	Phosphorus	0.01%

"C" INGOT—

For castings for steam fittings (except naval vessels) to be used in installations having 75 pounds per square inch pressure or less, or for castings for industrial or domestic steam heating, ingots of the following specifications:—

Min.	Max.		Min.	Max.	
2.50.....	3.50%	Tin	8.00.....	10.00%	Zinc
6.50.....	7.50%	Lead			

and the balance copper, with impurities not in excess of the following respective limits:

Iron	0.35%	Antimony	0.25%
Aluminum	none #	Sulphur	0.08%
Silicon	0.005%	Phosphorus	0.01%

"D" INGOT—

For castings for general use as bearings and bushings, ingots of the following specifications:—

Min.	Max.		Min.	Max.	
4.5.....	5.5%	Tin	3.5.....	4.5%	Zinc
8.00.....	10.00%	Lead	0.75.....	1.25%	Nickel

and the balance copper, with impurities not in excess of the following respective limits:

Iron	0.25%	Silicon	0.005%
Aluminum	none #		

"E" INGOT—

For castings for all plumbing supplies, hot water heating, air and gas fittings and similar purposes, ingots of the following specifications:—

Min.	Max.		Min.	Max.	
0.75.....	1.25%	Tin	12.00.....	15.00%	Zinc
7.00.....	9.00%	Lead			

and the balance copper, with impurities not in excess of the following respective limits:

Iron	0.35%	Silicon	0.005%
Aluminum	none #		

NOTE #.—In determining the aluminum allowance in Paragraphs A, B, C, D and E, the requirement of "none" is complied with if the aluminum content does not exceed 0.005% when determined on a 10 gram sample.

"F" INGOT—

For castings for general hardware and general structural purposes, ingots of the following specifications:—

Min.	Max.	Min.	Max.
Not more than...	1.50% Tin	28.00.....	32.00% Zinc
2.50.....	3.50% Lead		

and the balance copper, with impurities not in excess of the following respective limits:

Iron	0.50%	Silicon	0.05%
Aluminum	0.25%	Other Elements	1.00%

Minimum Physical Properties Expected from Ingots A, B, C, D, E and F

"Yield Point" means the stress which produces an elongation of 0.5%, that is, 0.01 inches in a gauge length of 2 inches.

Measurement to be made with specimen under tension.

"A" INGOT—

Yield Point	16,000 pounds per sq. in.
Ultimate Tensile Strength	34,000 pounds per sq. in.
Elongation	22.0% in 2 inches.

"B" INGOT—

Yield Point	14,000 pounds per sq. in.
Ultimate Tensile Strength	30,000 pounds per sq. in.
Elongation	20% in 2 inches.

"C" INGOT—

Yield Point	12,000 pounds per sq. in.
Ultimate Tensile Strength	26,000 pounds per sq. in.
Elongation	15% in 2 inches.

"D" INGOT—

Yield Point	12,000 pounds per sq. in.
Ultimate Tensile Strength	25,000 pounds per sq. in.
Elongation	10% in 2 inches.

"E" INGOT—

Yield Point	12,000 pounds per sq. in.
Ultimate Tensile Strength	22,000 pounds per sq. in.
Elongation	15% in 2 inches.

"F" INGOT—

Yield Point	11,000 pounds per sq. in.
Ultimate Tensile Strength	27,000 pounds per sq. in.
Elongation	15% in 2 inches.

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1779

TABLE OF MAXIMUM PRICES

(in cents per pound)

KIND OF INGOT	BASE SHIPPING POINTS		
	Vancouver	Toronto, Ottawa, Hamilton, Montreal	Toronto, Ottawa, Hamilton, Montreal
		10,000 lbs. and over	Less than 10,000 lbs.
	Cents	Cents	Cents
1. "A" Ingot.....	17-00	16-00	16-25
2. "B" Ingot.....	15-00	14-50	14-75
3. "C" Ingot.....	13-25	12-50	12-75
4. "D" Ingot.....	15-00	14-50	14-75
5. "E" Ingot.....	11-75	11-50	11-75
6. "F" Ingot.....	11-00	10-00	10-25
7. Naval Yellow Brass (60 parts, copper; 39 parts, zinc; $\frac{3}{4}$ of 1 part, tin; $\frac{1}{4}$ of 1 part, lead.	11-25	10-25	10-50
8. Manganese, 65,000 lbs. per sq. inch.....	15-00	13-25	13-50
9. Manganese, 75,000 lbs. per sq. inch.....	16-00	14-75	15-00
10. Manganese, 90,000 lbs. per sq. inch.....	18-00	14-75	15-00
11. Manganese, 100,000 lbs. per sq. inch and over.....	18-50	16-00	16-25
12. PMG (Silicon Bronze).....	19-25	17-25	17-25
13. Tombasil (Silicon Bronze).....	19-00	17-00	17-00
14. Cansiloy (Silicon Bronze).....	17-75	15-50	15-75
15. Everdur (Silicon Bronze).....	17-75	15-50	15-75
16. Other Silicon Bronzes.....	17-75	15-50	15-75
17. Aluminum Bronze.....	18-75	16-50	16-75
18. Brazing Alloy (85 parts, copper; 15 parts, zinc).....	13-00	12-00	12-25

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1801

Respecting Prices of Farm Machinery and Parts

Under powers given by the Wartime Prices and Trade Board to the Administrator of Farm and Construction Machinery and Municipal Service Equipment, it is hereby ordered as follows:

1. This Order comes into force on November 26, 1945.
2. Administrator's Order No. A-8, respecting prices of farm machinery and parts, is revoked.
3. Any fixation of price made by the Administrator under the authority of said Administrator's Order No. A-8 shall continue in full force and effect.

Dated at Ottawa, this 21st day of November, 1945.

R. W. GALLUP,
Administrator of Farm and Construction
Machinery and Municipal Service Equipment.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1812

Maximum Prices of Potatoes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

1. This Order comes into force on November 22, 1945.

2. Subsection (2) of Section 16 of Administrator's Order No. A-1560 as amended is hereby further amended by revoking clause (c) thereof and substituting therefor the following:

"(c) a markup not exceeding, according to the size of container in which the potatoes are packed and sold:

48c. per 100 pound container

36c. " 75 " "

30c. " 50 " "

18c. " 25 " "

15c. " 15 " "

10c. " 10 " "

1c. " pound for less than 10 pound containers."

3. Subsection (2) of Section 22 of said Administrator's Order No. A-1560 as amended is hereby further amended by revoking clause (c) thereof and substituting therefor the following:

"(c) a markup not exceeding, according to the size of container in which the potatoes are packed and sold:

48c. per 100 pound container

36c. " 75 " "

30c. " 50 " "

18c. " 25 " "

15c. " 15 " "

10c. " 10 " "

1c. " pound for less than 10 pound containers."

Dated at Ottawa this 19th day of November, 1945.

E. J. CHAMBERS,
*Administrator of Fresh Fruit and
Vegetables.*

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1813

**Maximum Prices for Logs Cut in the Vancouver Forest District of
British Columbia**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

1. Administrator's Order No. A-1672 is revoked.

2. This Order shall come into force on November 19, 1945.

Dated at Ottawa, this 19th day of November, 1945.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1814

Respecting Fruit and Vegetable Packages

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wood Products, Office Equipment and Metal Containers, it is hereby ordered as follows:

1. Administrator's Order No. A-836 is revoked.

2. No manufacturer or wholesaler shall sell in the Provinces of Ontario and Quebec any new and unused basket, hamper, box, flat crate or other wooden container, including the cover of any of them, utilized in the trades and industry of fruit and vegetable growing, packing and marketing, unless and until his maximum selling price therefor has been fixed upon application to the Administrator of Wood Products, Office Equipment and Metal Containers.

3. This Order shall come into force on November 26, 1945.

Dated at Ottawa, this 20th day of November, 1945.

ARTHUR MAY,

*Administrator of Wood Products, Office
Equipment and Metal Containers.*

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1815

Respecting Clothes Pins

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wood Products, Office Equipment and Metal Containers, it is hereby ordered as follows:

1. Administrator's Order No. A-786 is revoked.

2. No person shall sell any clothes pins made entirely of wood and commonly known as square or round household clothes pins unless and until his maximum selling price therefor has been fixed upon application to the Administrator of Wood Products, Office Equipment and Metal Containers.

3. This Order shall come into force on November 26, 1945.

Dated at Ottawa, this 20th day of November, 1945.

ARTHUR MAY,

*Administrator of Wood Products, Office
Equipment and Metal Containers.*

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1816

Respecting Meat Baskets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wood Products, Office Equipment and Metal Containers, it is hereby ordered as follows:

1. Administrator's Order No. A-83 is revoked.

2. No manufacturer in the Provinces of Ontario and Quebec shall sell any meat basket in the Provinces of Ontario, Quebec, Manitoba, Saskatchewan and Alberta unless and until his maximum selling price therefor has been fixed upon application to the Administrator of Wood Products, Office Equipment and Metal Containers.

3. This Order shall come into force on November 26, 1945.

Dated at Ottawa, this 20th day of November, 1945.

ARTHUR MAY,
*Administrator of Wood Products, Office
Equipment and Metal Containers.*

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1817

Cast Iron and Steel Scrap

Steel Controller's Orders C8 as amended, C9 as amended, C10 as amended, SC25 and SC27 as amended, controlled distribution and fixed maximum prices for certain classifications of iron and steel scrap. It is now considered advisable to replace these Orders by one Order of the Administrator of Iron and Steel (Primary).

Now, therefore, under powers given by the Wartime Prices and Trade Board to the Administrator of Steel and Iron (Primary), it is hereby ordered as follows:

Effective Date

1. This Order comes into force on November 21, 1945.

Interpretation

2. For the purposes of this Order,

- (a) "Administrator" means a person appointed by the Board as Administrator of Steel and Iron (Primary) and includes a Deputy Administrator of Steel and Iron (Primary);
- (b) "consume" means to change the physical form of scrap in the fabrication or manufacture of any article or thing;
- (c) "consumer" means any person who operates a plant where scrap is consumed but shall not include a licensed scrap dealer who operates such a plant except in respect of the consumption of scrap in that plant;
- (d) "licensed scrap dealer" means any person who is the holder of a scrap dealer's licence issued by the Administrator;
- (e) "sell" includes offer to sell.

Classifications of Cast Iron Scrap

3. For the purposes of this Order, cast iron scrap is classified as follows:

- (a) "No. 1 cast iron scrap" means
 - (i) machinery cast iron free from steel, malleable iron, stove plate or iron burned by acid or fire; and

- (ii) agricultural machinery cast iron, heating system radiators and heavy furnace sections free from stove plate, malleable iron, burned grate bars, plough points, white iron, and iron burned by acid or fire; and
- (iii) automobile cast iron consisting of automobile engine blocks, camshafts and valves, but does not include crankshafts or connecting rods;
- (b) plough points, chilled cast iron and white iron;
- (c) "stove plate cast" means stove plate and grate bars not over ten per cent burnt and free from annealing pots and burnt retorts;
- (d) cast iron car wheels;
- (e) "malleable iron" means malleable parts of automotive vehicles, agricultural implements, railway equipment and miscellaneous malleable castings, free from cast iron, steel parts and other foreign material;
- (f) "cupola size scrap" means pieces of cast iron scrap each not more than 150 pounds in weight, of classifications (a) or (b) or (e) of this Section.

Classifications of Steel Scrap

4. For the purposes of this Order, steel scrap is classified as follows:

- (a) "mixed steel scrap" means unsorted and unclassified steel scrap $\frac{1}{8}$ of an inch and over in thickness, of any kind except turnings and borings, annealing pots, grate bars, cast iron, malleable iron, tinplate and terne plate;
- (b) "heavy melting steel scrap" means mixed steel scrap (as defined in paragraph (a) next preceding) $\frac{1}{8}$ of an inch and over in thickness, not over 18 inches in width and 5 feet in length (except in the provinces of Manitoba, Saskatchewan and Alberta where it must not be over 3 feet in length), which complies with the conditions hereinafter in this paragraph set out and (but without limiting the generality of the foregoing) includes structural shapes, angle bar plates, steel casting, heavy chain, carbon tool steel, heavy forgings, forged butts and similar heavy material, new mashed pipe ends thoroughly flat, and pipe originally over 4 inches in diameter, and cut 12 inches and under, sheet bars, billets, rail ends, railroad steel and rough scrap, such as angles, couplers, knuckles, short rails, draw bars, cast steel bolsters, coil and leaf springs, automobile scrap and steel parts of agricultural implements, wagons and buggies.

CONDITIONS

- (i) Individual pieces must be so cut into shape that they will be free from attachments and will lie flat in a charging box.
- (ii) All material shall be free from dirt, excessive rust or scale, foreign material of any kind, and any coating except galvanizing; and galvanized material shall not exceed five per cent in weight.
- (iii) Cut boiler plates must be practically clean and free from any stay bolts.
- (iv) Automobile rear ends must be cut into three sections.
- (v) No skelton sheet scrap, annealing pots, boiler tubes, grate bars, cast iron, malleable iron or any unwieldy piece shall be included.
- (c) "hydraulically compressed bundles" means sheet steel scrap hydraulically compressed into compact rectangular packages or bundles and consists of the following four classes:
 - (i) "No. 1 bundle" means new sheet steel scrap free from all coatings and high silicon content.
 - (ii) "No. 2 bundle" means new sheet steel scrap mixed with black sheet steel scrap, and/or fenders, free from excessive rust, all galvanized, detinned cans and terne plate scrap.
 - (iii) "No. 3 bundle" means new sheet steel scrap mixed with black sheet steel scrap, including fenders, free from excessive rust, detinned and terne plate scrap and detinned cans; and galvanized material shall not exceed five per cent in weight.
 - (iv) "high silicon bundle" means new sheet steel scrap of high silicon content.

- (d) "mechanically compressed bundles" means bundles compressed or baled other than hydraulically and free from hand-tied bundles;
- (e) used steel rails for remelting;
- (f) used steel rails for rerolling;
- (g) "unprepared bushelling" means steel scrap under 1/8 of an inch in thickness and includes sheet steel scrap mixed with black sheet steel scrap including fenders, and pipe under 4 inches in diameter, and must be free from excessive rust, tin plate, annealing pots, detinned and terne plate scrap, metal coated, limed or porcelain enamelled stock, detinned cans, and contain not more than five per cent in weight of galvanized material;
- (h) "bushelling" means sheet steel scrap mixed with black sheet steel scrap, including fenders, and cut pipe under 4 inches in diameter cut into sizes not over 12 inches by 12 inches, all free from excessive rust, tin plate, annealing pots, detinned and terne plate scrap, metal coated, limed or porcelain enamelled stock and detinned cans and containing not more than five per cent in weight of galvanized material;
- (i) "new factory bushelling" means flat new sheet and skelton scrap, cut to sizes not over 8 inches by 8 inches and includes new steel shovel blanks;
- (j) "unprepared new factory bushelling" means new sheet and skelton scrap over 8 inches in any one dimension;
- (k) "mixed short steel turnings and borings" means clean steel and wrought iron turnings, drillings, screw cuttings and cast or malleable iron borings and drillings, all three inches and under in length, and free from stringy, bushy or tangled material, lumps, scale and excessive oil;
- (l) "short shovelling steel turnings" means clean, short steel and wrought iron turnings and drillings, all three inches and under in length, and free from stringy, bushy or tangled material, lumps, scale and excessive oil;
- (m) "chemical cast iron borings or cast iron borings suitable for briquetting purposes" means new, clean cast iron borings and drillings containing not more than 1.50 per cent oil, free from steel turnings, chips, lumps, scale and corroded or rusty material;
This classification is to apply only when cast iron borings and drillings defined herein are consumed in the production of chemicals or in the manufacture of cast iron briquettes;
- (n) "borings used for abrasives" means new clean cast iron borings and drillings free from lumps, scale, corroded or rusty material. This classification is to apply only when cast iron borings and drillings defined herein are consumed in the manufacture of abrasives.
- (o) "electric furnace steel scrap" means specially selected heavy melting steel scrap consisting only of pieces $\frac{1}{4}$ of an inch in thickness and over, and flat new steel plate scrap over $\frac{1}{8}$ of an inch in thickness, all not exceeding 24 inches in length, 18 inches in width, and 150 pounds in weight, and free from alloys and does not include any automobile scrap, other than frame stock, which must be free from any projections, and other than steel rims, which must be cut into three sections; provided that individual pieces must be so cut into shape that they will be free from attachments and will lie flat;
- (p) "electric furnace bundles" means new, black sheet steel scrap hydraulically pressed into bundles 14 inches by 14 inches by 20 inches or smaller by a scrap dealer in the hydraulic press operated by him at his usual and regular place of business;
- (q) manganese steel scrap;
- (r) "new ship plate scrap and structural steel cuttings" means scrap cuttings resulting from new ship plates and new structural steel shapes.

Licensing of Dealers

5. (1) Any person who desires to be a licensed scrap dealer may apply to the Administrator.

(2) Licences issued by the Steel Controller to scrap dealers which are in force at the date of this Order, shall continue in full force and effect until cancelled or suspended by the Administrator and shall be deemed to be licences issued by the Administrator.

Scrap Sold Only as Classified Pursuant to Order

6. No person shall sell any cast iron scrap or steel scrap which does not conform to a classification of cast iron scrap or steel scrap as set out in this Order until the Administrator has fixed in writing the maximum price at which the scrap may be sold by that person.

Only Licensed Scrap Dealers May Sell Scrap to Consumers

7. Without the written permission of the Administrator, no consumer may purchase cast iron scrap or steel scrap except from a licensed scrap dealer.

Maximum Prices for Cast Iron Scrap and Steel Scrap

8. (1) The maximum price at which a consumer may buy cast iron scrap or steel scrap of a classification set out in this Order, shall be the highest lawful price which he could have paid for that classification of cast iron scrap or steel scrap on October 30, 1945.

(2) The maximum price at which a licensed dealer may sell to a consumer cast iron scrap or steel scrap of a classification set out in this Order, shall be the highest lawful price at which he could have sold that classification of cast iron scrap or steel scrap to a consumer on October 30, 1945.

Dated at Ottawa, this 19th day of November, 1945.

ARTHUR MAY,
Administrator of Iron and Steel (Primary).

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE:—The highest lawful prices referred to in Section 8 are contained in Orders of the Steel Controller of the Department of Munitions and Supply, numbers: C8 as amended, C9 as amended, C10 as amended, SC 25 and SC27 as amended. These Orders were in force on October 30, 1945.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1818

Used Barrels, Used Cans, Used Drums and Used Pails

(Amendment of Schedule "C" of Order No. A-1462)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods, it is hereby ordered as follows:

1. This Order shall come into force on November 26, 1945.
2. Schedule "C" to Administrator's Order No. A-1462 is amended by striking out the amounts specified in the price columns of that Schedule as the respective maximum prices at which used barrels which are Items 1 and 2 of Class 1—Slack Barrels may be sold and substituting for such amounts the following:

	<i>Substituted Columnar Amounts</i>		
For Item 1—Special size slack barrel over 20" head	" 1.10	1.20	1.10 "
For Item 2—Double head slack barrel up to 20" head	" 1.00	.90	.90 "

Dated at Ottawa this 21st day of November, 1945.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

PART V
Export Permit Branch
(Trade and Commerce)

EXPORT PERMIT BRANCH ORDER No. 133

OTTAWA, November 16, 1945.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended, the undersigned hereby orders:

1. That Export Permit Branch Order No. 39 of July 8, 1942, be further amended in respect of shipments to any part of the British Empire, so that an export permit will be required for Communication and Power Transmission Poles of Red Cedar when shipped from Canada to any destination.

2. That this Order shall come into force and have effect on and after November 24, 1945.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

W. Doc.
Can
P

Can. Privy Council

VOLUME IV No. 9



DECEMBER 3, 1945

Statute
(CANADIAN WAR) ORDERS
AND REGULATIONS
1945

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PRIVY COUNCIL OFFICE

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1945

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ERRATUM—

Canadian War Orders and Regulations, 1945, Volume IV, No. 8, Page 254:

the words "Steel and Iron (Primary)", wherever they appear in the enacting clause and in section 2 of Administrator's Order No. A-1817, should read "Iron and Steel (Primary)".

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PART I
Orders in Council

Order in Council authorizing the Timber Controller to compromise
claims for the payment of money for wood fuel.

P.C. 6897

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 23rd day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4669 of June 7, 1943, as amended by Order in Council P.C. 1998 of March 21, 1944, the Timber Controller was authorized to purchase, produce, store, transport and dispose of wood fuel in such manner and upon such terms and conditions as he may determine;

And whereas the Minister of Munitions and Supply reports that pursuant to the powers conferred by the said Orders in Council the Timber Controller has disposed of large quantities of wood fuel to municipal authorities and other persons and, in the course of such transactions, questions occasionally arise as to the quality and quantity of wood fuel delivered and other matters affecting the sum due to His Majesty for the wood fuel; and

That it is expedient for the amicable settlement of disputes regarding such matters to empower the Timber Controller to compromise such claims;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to amend Order in Council P.C. 4669 of June 7, 1943, as amended by Order in Council P.C. 1998 of March 21, 1944, and it is hereby further amended by adding thereto the following Section:—

“4. The Timber Controller may, with the approval of the Minister, compromise any claim of His Majesty for the payment of money for wood fuel stored, transported or disposed of by the Timber Controller pursuant to this Order.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the Emergency Coal Production Board
to compromise claims for the repayment of loans
made to coal mine operators.

P.C. 6898

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 23rd day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Emergency Coal Production Board was established by Order in Council P.C. 10674 of November 23, 1942, to maintain and stimulate, under the direction of the Minister, the production of Canadian Coal, and for these purposes was empowered, among other things, to render financial assistance to coal mines;

And whereas the Minister of Munitions and Supply reports that such financial assistance has been rendered by the grant of subsidies and also, in some cases, by loans for the purpose of purchasing equipment or doing development work; and

That it may be expedient in certain cases, having regard to the available resources and the financial condition of the debtor, to compromise the claim of His Majesty for the repayment of such loan and it is desirable to empower the Board to make such compromises;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to amend Section 3 of Order in Council P.C. 10674 of November 23, 1942, as amended, and it is hereby further amended by adding thereto the following subsection:—

“(3) The Board may, under the direction of the Minister, compromise any claim of His Majesty for the repayment of any loan made to a mine operator pursuant to this Order.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council cancelling authorization to Algoma Steel Corporation, Algoma Ore Properties, Dominion Magnesium, Ltd., and Millwood Fluorspar Mines, Limited, to employ women.

P.C. 7031

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 23rd day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1665, dated March 1, 1943, authority was granted to the Algoma Steel Corporation, Limited, at Sault Ste. Marie, Ontario, to employ women workers in its Blast Furnace Department in such occupation as might be determined by the Minister of Labour to be suitable for women workers;

And whereas by Order in Council P.C. 4891, dated June 17, 1943, authority was granted to the Algoma Ore Properties Limited for the employment of women workers in the occupations therein set out, in connection with its production and processing of iron ore at its Helen Mine and Sintering Plant in the vicinity of Sault Ste. Marie, Ontario;

And whereas by Order in Council P.C. 9540, dated December 14, 1943, authority was granted Dominion Magnesium Limited to employ at their plant in the vicinity of Haley, Ontario, women workers in such surface occupations as might be determined by the Minister of Labour to be suitable for women workers;

And whereas by Order in Council P.C. 4176, dated May 30, 1944, authority was granted Millwood Fluorspar Mines Limited, Madoc, Ontario, to employ women workers in such surface occupations as might be determined by the Minister of Labour to be suitable for women workers;

And whereas the Minister of Labour reports that labour conditions have materially altered since the passing of the said Orders in Council and there is now no necessity for the employment in the occupations shown, of women workers by the companies mentioned in the said Orders in Council;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to revoke Order in Council P.C. 1665, dated the 1st day of March, 1943; Order in Council P.C. 4891 dated the 17th day of June, 1943; Order in Council P.C. 9540, dated the 14th day of December, 1943, and Order in Council P.C. 4176, dated the 30th day of May, 1944, and they are hereby revoked, effective the 31st day of December, 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re drawback of customs duty and taxes on coffee exported or supplied as ships' stores, etc.

P.C. 135/7050

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 23rd November, 1945.

The Board had under consideration a memorandum from the Honourable the Minister of National Revenue reporting that:—

"Whereas, by Order in Council P.C. 77/84, January 6, 1943, and subject to conditions set forth in Order in Council P.C. 95/7430, September 22, 1943, authority was given for the payment of a specific rate of six (6c) cents per pound, in lieu of drawback of duties and/or taxes, on coffee roasted in Canada and (a) exported; (b) supplied as ships' stores to ocean-going vessels; and (c) acquired by the Governments of the United Kingdom, the United States of America and countries allied with them, or by units of their armed forces, provided the goods are to become and remain the property of the aforementioned governments and that the funds expended therefor are the funds of the respective governments and that the expenditures are for war projects in Canada, the same to be effective covering exports and deliveries on and after the 7th December, 1942, and until further ordered;

Whereas, in Budget Resolutions introduced in Parliament October 12, 1945, amendment to the Special War Revenue Act provided that the ten (10%) per cent war exchange tax be rescinded;

Whereas, the ten (10%) per cent war exchange tax formed a part of the referred to specific rate of six (6c) cents per pound on coffee roasted in Canada and, whereas, it is not now deemed necessary to provide for further drawback on coffee to be acquired by Allied Governments or their armed forces for war projects in Canada, the undersigned, Minister of National Revenue, has the honour to recommend that, under the powers granted by Section 286 of the Customs Act and Section 105 of the Special War Revenue Act, authority be given for the payment of a specific rate of five (5c) cents per pound, in lieu of drawback of customs duty and sales tax, on coffee roasted in Canada and,

(a) exported;

(b) supplied as ships' stores to ocean-going vessels;

the same to be effective covering exports and deliveries on and after November 1, 1945, and until further ordered, superseding as of that date the provisions of Orders in Council P.C. 77/84, January 6, 1943, and P.C. 95/7430, September 22, 1943;

Provided, that the Department of National Revenue shall establish and maintain suitable records as to customs duty and sales tax normally claimable under the standard drawback procedure and, in the event of any significant change, shall take such steps as may be necessary in the interest of the revenue, for authorization of a lower specific rate of drawback.

Regulations

(1) The whole of the drawback shall be paid to the exporter or the supplier of such goods;

(2) The quantities of such goods exported or delivered shall be ascertained;

(3) Claims submitted on and after November 1, 1945, shall be filed with the Collector of Customs and Excise and complete documentary evidence attached, according to the respective requirements of Orders in Council (a) P.C. 81/3440, May 9, 1944, and (b) P.C. 32/185, January 28, 1937, except that no documentary proof of payment of customs duty and sales tax shall be required to be filed with the claim;

(4) Claims shall be made under oath before a Collector, Justice of the Peace or Commissioner, on relative Customs Drawback Forms, (a) K. 32, (b) K. 36, and shall before payment be verified to the satisfaction of the Minister, who may require, in any case, the production of such further evidence, in addition to the usual averments, as he deems necessary to establish the bona fides of the claim."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re disposal of personal property left by airmen who have been struck off strength as deserters.

P.C. 7056

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 23rd day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence for Air reports that there has been an accumulation of personal property left in barracks by airmen and airwomen who have been struck off the strength of their units as deserters and it has become increasingly difficult for units to store the same;

That the Judge Advocate General has advised that the sale or other disposal by R.C.A.F. Service authorities of the private property of personal effects of a deserter from the R.C.A.F. is contrary to law unless provision is made therefor under the authority of the War Measures Act; and

That it is deemed expedient, therefore, that authority be granted to the Chief of the Air Staff to authorize the sale, destruction or disposal of such property and to provide that such property which is in the form of cash and the proceeds from sale be paid into the airmen's or airwomen's pay account and become subject to deductions as provided in Financial Regulations for the Royal Canadian Air Force on Active Service 1945;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Air and under and by virtue of the War Measures Act, is pleased to make and doth hereby make the following Order:—

ORDER

In a case where an airman or airwoman has been struck off the strength of his unit as a deserter and has left behind in barracks personal property not forming part of his or her authorized kit, such property other than cash shall be sold, destroyed or otherwise disposed of in such manner as the Chief of the Air Staff may from time to time direct. Such personal property which is in the form of cash and the proceeds from the sale of the property shall be paid into the pay account of the airman or airwoman concerned and shall become subject to deductions as provided in Financial Regulations for the Royal Canadian Air Force on Active Service 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council accepting resignation of T. C. Lockwood as Transport Controller and appointing J. M. McDougall and B. S. Liberty as Transport Controller and Deputy Transport Controller, respectively.

P.C. 7061

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 23rd day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council of the 9th June, 1942 (P.C. 4487) regulations respecting transportation and transport facilities and equipment were established and Mr. T. C. Lockwood was appointed to administer the said regulations and to exercise the powers therein provided;

And whereas by Order in Council P.C. 104/1840 of the 10th March, 1942, authority was given for the employment of Mr. J. M. McDougall as Deputy Transport Controller;

And whereas by Order in Council P.C. 101/1294 of the 4th April, 1940, authority was given for the employment of Mr. B. S. Liberty on the staff of the Transport Controller;

And whereas the Minister of Transport reports that Mr. Lockwood has now tendered his resignation and that it is proposed to appoint Mr. McDougall as Transport Controller and Mr. Liberty, who has been acting as Assistant Deputy Transport Controller, as Deputy Transport Controller;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, is pleased to accept the resignation of Mr. T. C. Lockwood as Transport Controller, and it is hereby accepted, effective the first day of December, 1945.

His Excellency in Council, on the same recommendation, is further pleased to appoint and doth hereby appoint Mr. J. M. McDougall as Transport Controller and Mr. B. S. Liberty as Deputy Transport Controller at the same salaries as they are now receiving, effective the first day of December, 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking Regulations re Ship Repairs and Salvage.

P.C. 7065

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 23rd day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 2510 of April 17, 1941, Regulations Respecting Ship Repairs were established and amended by Order in Council P.C. 3599 of May 1, 1942;

And whereas by the said Orders in Council David Ballantyne Carswell of Montreal was appointed Controller of Ship Repairs and Salvage;

And whereas the Minister of Munitions and Supply reports that a control over Ship Repairs and Salvage is no longer required and that it is desirable to revoke the said Regulations and the said appointment;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and it is hereby ordered as follows:—

1. Effective December 1, 1945, Orders in Council P.C. 2510 of April 17, 1941, and P.C. 3599 of May 1, 1942, are revoked.

2. Effective December 1, 1945, the appointment of David Ballantyne Carswell as Controller of Ship Repairs and Salvage is revoked.

3. The revocation of the appointment of David Ballantyne Carswell as Controller of Ship Repairs and Salvage shall be without prejudice to any acts done by him, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such Controller.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking regulations *re* Transit

P.C. 7066

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 23rd day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Regulations Respecting Transit were established by Orders in Council P.C. 6131 of August 12, 1941, and amended by Order in Council P.C. 8036 of September 5, 1942, P.C. 7080 of September 12, 1944, and P.C. 7203 of September 19, 1944;

And whereas by Order in Council P.C. 2948 of April 14, 1942, George S. Gray of Toronto was appointed Transit Controller;

And whereas the Minister of Munitions and Supply reports that a control over transit is no longer required and that it is desirable to revoke the said Regulations and the said appointment, effective as hereinafter set out;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by The War Measures Act and the Department of Munitions and Supply Act, is pleased to order and it is hereby ordered as follows:—

1. Effective December 1, 1945, the following Orders in Council are revoked:—

Order in Council P.C. 6131 of August 12, 1941

Order in Council P.C. 8036 of September 5, 1942

Order in Council P.C. 7080 of September 12, 1944, and

Order in Council P.C. 7203 of September 19, 1944.

2. Effective December 13, 1945, the appointment of George S. Gray of Toronto as Transit Controller is revoked.

3. The revocation of the appointment of George S. Gray as Transit Controller shall be without prejudice to any acts done by him, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such Controller.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking regulations *re* Aircraft and appointments of Aircraft Controller and Deputy Aircraft Controller

P.C. 7090

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 27th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Regulations Respecting Aircraft were established by Order in Council P.C. 5387 of June 25, 1942 and amended by Orders in Council P.C. 9768 of December 24, 1943, and P.C. 9491 of December 21, 1944;

And whereas by Order in Council P.C. 7300 of September 19, 1944, W. A. Newman of Montreal was appointed Aircraft Controller and by Order in Council P.C. 9491 of December 21, 1944, George H. Montgomery, Jr., of Montreal, was appointed a Deputy Aircraft Controller;

And whereas the Minister of Munitions and Supply reports that the control over aircraft is no longer required and it is desirable to revoke the said Regulations and the said appointments;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to Order and it is hereby ordered as follows:

1. Effective December 1, 1945, the following Orders in Council are revoked:

Order in Council P.C. 5387 of June 25, 1942.

Order in Council P.C. 9768 of December 24, 1943, and

Order in Council P.C. 9491 of December 21, 1944.

2. Effective December 1, 1945, the appointments of W. A. Newman as Aircraft Controller and George H. Montgomery, Jr. as a Deputy Aircraft Controller are revoked.

3. The revocation of the appointments of W. A. Newman as Aircraft Controller and G. H. Montgomery, Jr. as a Deputy Aircraft Controller shall be without prejudice to any acts done by them prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of their respective powers, authorities, rights and duties as such Controller and Deputy Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in them respectively as such Controller and Deputy Controller.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council removing raw wool, woollen yarns, etc., from "Import Control"

P.C. 7095

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 27th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 3632 of 3rd August, 1940, the importation of raw wool is subject to permit, and by Order in Council P.C. 691 of 26th January, 1943, the importation of woollen yarns, fabrics, and knitted goods is subject to permit;

And Whereas The Wartime Prices and Trade Board has advised the Minister of Finance that the aforesaid import controls are no longer necessary;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke Orders in Council P.C. 3632 of 3rd August, 1940 and P.C. 691 of 26th January, 1943, and they are hereby revoked accordingly.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending regulations *re* Codeine

P.C. 7096

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 27th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of National Health and Welfare, and under the authority of the War Measures Act, is pleased to amend the Regulations Respecting the Sale and Use of Codeine, established by Order in Council P.C. 4769 of June 10, 1943, and amended by Order in Council P.C. 6227 of August 8, 1944, and they are hereby further amended, effective the first day of January, 1946, as follows:

1. The following paragraph is added immediately after paragraph (c) of Section 2:
(d) a wholesaler or dealer in possession of an annual narcotic licence issued under section three of The Opium and Narcotic Drug Act, 1929.

2. The following Section is added immediately after Section 6:

6A. Sections 3 and 5 of these Regulations shall not apply to preparations containing one-eighth grain or less of codeine per tablet or other solid form, or to liquid preparations containing one-third grain or less of codeine per fluid ounce, when such preparations are combined with other medicinal ingredients and the maximum dose prescribed for the preparation contains

- (a) one such ingredient not less in quantity than the amount prescribed by the British Pharmacopœia as a minimum dose for such ingredient;
- (b) two such ingredients having a similar action, each not less in quantity than one-half the amount prescribed by the British Pharmacopœia as a minimum dose for each such ingredient respectively; or
- (c) three such ingredients having a similar action, each not less in quantity than one-third the amount prescribed by the British Pharmacopœia as a minimum dose for each such ingredient respectively.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council revoking appointments of J. Gerald Godsoe as a member of the Emergency Coal Production Board and appointing F. G. Neate in his stead.

P.C. 7120

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 27th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Emergency Coal Production Board was established by Order in Council P.C. 10674 of November 23, 1942, and J. Gerald Godsoe was appointed a member of the said Board by Order in Council P.C. 2681 of April 5, 1943;

And whereas the Minister of Munitions and Supply reports that Mr. Godsoe has requested permission to resign the said appointment and it is desirable to accede to his request and to revoke his appointment and to appoint F. G. Neate of Ottawa, Deputy Coal Controller, as a member of the said Board in his place;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to order and it is hereby ordered as follows:

1. Effective December 1, 1945, the appointment of J. Gerald Godsoe of Toronto as a member of the Emergency Coal Production Board is hereby revoked.

2. Effective on and from December 1, 1945, F. G. Neate, of Ottawa, Deputy Coal Controller, is hereby appointed a member of the Emergency Coal Production Board.

3. The revocation of the appointment of J. Gerald Godsoe as a member of the Emergency Coal Production Board shall be without prejudice to any act done by him, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such member or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such member.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

Order No. 82

The Dairy Products Board hereby orders:—

That the following Orders of the Board be rescinded.

Order No. 75, which required all Cheddar cheese manufactured in the Provinces of Ontario and Quebec, on and after the 1st of June, 1945, to be large, white and unwaxed.

Order No. 76, which required all Cheddar cheese manufactured in the Provinces of Ontario and Quebec, after the 1st of June, 1945, to be disposed of to exporters licensed by the Board for export to the British Ministry of Food.

Order No. 77 which limited the sale of Cheddar cheese to milk suppliers of a cheese factory.

Made at Ottawa this 22nd day of November, 1945.

J. F. SINGLETON,
Chairman.

DEPARTMENT OF NATIONAL REVENUE

W.M. No. 39

Eighth Revision

Supplement No. 25

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 20th November, 1945.

To Collectors of Customs and Excise, and others concerned:

Export Permits

In accordance with Export Permit Branch Order No. 133, the exemption on Communication and Power Transmission Poles of Red Cedar shipped to the British Empire is cancelled so that, on and after November 24, 1945, an export permit will be required for this commodity when shipped to any destination.

D. SIM,
Deputy Minister of National Revenue,
Customs and Excise.

PART III

Wartime Prices and Trade Board

(Finance)

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

STATEMENT ON IMPORT POLICY

Referring to the "Statement on Import Policy", effective February 11, 1943, published in the *Canadian War Orders and Regulations*, February 22, 1943, as amended, notice is hereby given of the following changes effective on and after November 1, 1945, in Schedules "A" and "B", respectively, to the said statement:—

Schedule "A" is amended by adding thereto the following:—

	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
16.	238h	Material of a kind not produced in Canada for use in the manufacture of "moulding compositions of cellulose acetate or other derivatives of cellulose, in powder or granular form".
24.	366c	Watch actions and movements, finished or unfinished.
	ex 535, ex 535a	Kapok.

Schedule "A" is further amended by deleting therefrom the following:—

	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
1.	ex 278e, ex 279	Castor oil and soya bean oil; degreas and grease; classified under Tariff Items 278e and 279, respectively.
2.	20a	Butter produced from the cocoa bean.
3.	39, 39a, 39c, 39d	Starch, dextrine and other goods classified under Tariff Items 39, 39a, 39c, and 39d.
4.	42a	Salt (viz.: table salt).
5.	48, 49, 50, 52, 53, 56, 58, 59, 60, 61	Peas, buckwheat, buckwheat meal and flour, barley, cornmeal, oats, rye, rye flour, wheat, wheat flour and semolinas.
5.	46a	Dutiable breadstuffs, grain, flour and meal of all kinds, when damaged by water in transit or prior to importation into Canada.
8.		Crushed or uncrushed oyster shells.
8.	69a	Cattle food containing molasses.
13.	ex 152	Concentrated orange juice for use in the manufacture of pharmaceutical products.
15.	220, 159a	All medicinal, chemical and pharmaceutical preparations classified under Tariff Items 220 and 159a.

	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
20.	263	Compounds of tetraethyl lead, in which tetraethyl lead is the preponderant constituent by weight.
29.	507, 507a, 507b, 507c, 507d, 507e	Veneers, plywood and other goods classified under Tariff Items 507, 507a, 507b, 507c, 507d and 507e.

Section I of Schedule "B" is amended by adding thereto the following Tariff Items:—

1a, 2a, 15a, 20a, 28b, 39, 39a, 39b, 39c, 39d, 39e, 42a, 46a, 48, 49, 50, 52, 53, 56, 58, 59, 60, 61, 69a, 90e, 96a, 101b, 105f, 105g, 115a, 117, 140a, 152, 157, 157a, 157b, 157c, 158, 159a, 166, 180c, 181b, 186, 188, 188a, 196, 197, 197b, 197c, 197d, 197e, 198b, 199a, 199c, 203b, 206, 208c, 208m, 210e, 212, 213, 214, 216, 219b, 219d, 220, 220a, 221, 222, 223, 224, 225, 231, 231b, 232a, 232d, 235, 236, 242, 243, 244, 246, 246a, 246b, 246c, 247, 248, 249, 251, 254, 254a, 263, 263a, 278e, 279, 295a, 296, 308, 310, 311a, 326j, 328, 328a, 349, 352b, 362a, 368, 369, 404, 405a, 406, 407, 407a, 424, 424a, 427, 430, 430a, 430b, 430c, 430d, 430e, 430f, 430g, 431c, 431d, 431g, 432, 432a, 432b, 432c, 439, 439a, 439b, 441d, 443b, 444a, 445a, 445f, 445g, 445h, 445o, 445p, 445q, 446b, 448, 454, 461a, 462, 476c, 484, 488, 495, 496, 499, 502b, 504a, 507, 507a, 507b, 507c, 507d, 507e, 509, 519, 520c, 523f, 523g, 537a, 537b, 541b, 542b, 549a, 549b, 549f, 566, 588a, 588b, 604a, 612a, 618c, 621, 626, 632, 635, 636, 640, 648b, 657, 657b, 663, 663a, 673, 678, 679, 680b, 681, 687, 688, 712, 714, 716, 723, 724, 727, 728, 731, 735, 747, 757, 766, 768, 776, 808, 809, 829, 830.

Section I of Schedule "B" is further amended by deleting therefrom the following:—

<i>Tariff Item(s)</i>	<i>Description of Goods</i>
786, 787, 787a	Chinchilla, angora, and sable rabbits, pure bred, for the improvement of stock. (These goods are now classified under Tariff Item 2a).

Section II of Schedule "B" is amended by adding thereto the following:—

<i>Tariff Item(s)</i>	<i>Description of Goods</i>
ex 208o	Tartaric acid crystals.
ex 711	Oyster shells, crushed or uncrushed.
ex 711	Sage, thyme, and marjoram.
ex 711	Cream of tartar powder.
ex 711	Parts of tobacco pipes, n.o.p.
ex 711	Coal-tar benzol for use in blending with gasoline.

Section II of Schedule "B" is further amended by deleting therefrom the following:—

<i>Tariff Item(s)</i>	<i>Description of Goods</i>
ex 152	Lime juice, fruit syrups and fruit juices, n.o.p., not including concentrated orange juice for use in the manufacture of pharmaceutical products.
ex 368	Clocks and clock cases.
ex 424	Fire extinguishing machines and chassis, motor vehicles.
ex 432a	Kitchen hollow-ware of iron or steel, coated with tin.
ex 439	Tricycles.
ex 439b	Trailers and semi-trailers for motor vehicles.
ex 445a	Electric torches or flashlights.

<i>Tariff Item(s)</i>	<i>Description of Goods</i>
ex 462	Photographic instruments, n.o.p.
ex 519	House, Office, Cabinet or Store furniture of wood, iron or other material.
ex 549a, ex 549b	Horsehair.

Section III of Schedule "B" is amended by adding thereto the following:—

<i>21.</i>	<i>Description of Goods</i>	<i>Partial list of relevant Tariff Items</i>
	Nitrate of Soda	210e, et al

Ottawa, November 1, 1945.

D. GORDON,
Chairman.

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement on Import Policy.

Referring to the "Statement on Import Policy effective February 11, 1943," published in *Canadian War Orders and Regulations* on February 22, 1943, notice is hereby given of the following changes in Schedule "B" to the said Statement effective November 1, 1945:

Section I of Schedule "B" is amended by deleting therefrom Tariff Item 567a.

Section II of Schedule "B" is amended by inserting therein the following:—

TARIFF ITEM NUMBER	DESCRIPTION OF GOODS
ex 567a	Clothing, wearing apparel and articles, made from woven fabrics and all textile manufactures, wholly or partially manufactured, n.o.p., of which the component of chief value is synthetic textile fibres or filaments, not including men's shirts and pyjamas.

Section II of Schedule "B" is further amended by inserting the words "men's shirts and pyjamas", after the words "towels and wash cloths" where they occur in the wording opposite Tariff Item Numbers "ex 532, ex 548".

*Note:—*The maximum amount of import subsidy payable with respect to men's shirts and pyjamas imported under Tariff Item Numbers 532, 548, or 567a is:—

- (1) the difference between basic period laid-down cost and present laid-down cost or,
- (2) 16 per cent of the approved maximum retail ceiling selling price, or
- (3) such amount as will result in a net laid-down cost to the applicant equal to 75 per cent of the approved maximum retail selling price,

whichever amount is the least.

Ottawa, November 1, 1945.

D. GORDON,
Chairman.

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement on Import Policy

Referring to the "Statement on Import Policy, effective February 11, 1943," published in *Canadian War Orders and Regulations*, February 22, 1943, as amended, notice is hereby given of the following change in Schedule "B" to the said statement.

Section I of Schedule "B" as amended is further amended, effective November 15, 1945, by inserting therein Tariff Item 429.

Ottawa, November 15, 1945.

D. GORDON,
Chairman.

GOVERNMENT NOTICE—RE EQUITABLE DISTRIBUTION

WARTIME PRICES AND TRADE BOARD

Statement of Policy with Respect to Equitable Distribution of Goods in Short Supply

On the 15th September, 1945, the Board announced certain modifications to its equitable distribution policy designed to provide opportunities for new entrants to obtain some share of goods in short supply and thereby to assist in the re-establishment of demobilized servicemen.

With respect to certain commodities listed in a Schedule to that Statement, as Group "A", the Board announced that complete freedom of action with regard to distribution could be exercised by all suppliers.

With respect to a second group of commodities which are in short supply the Board stated that it would no longer require suppliers to allocate more than 80 per cent of their current supplies ratably among their present customers; that is, those whom they supplied in 1941, together with new customers whom they have since been entitled to accept. The remaining 20 per cent will be considered free goods which may be distributed at the supplier's discretion either to present customers or to new customers whom they may wish to accept hereafter. The commodities affected by this modification of policy were set out under the heading of Group "B" in a schedule attached to that statement.

These two Groups, "A" and "B", are now further enlarged by the addition of certain commodities, which have been embodied in the new schedule set out below.

With respect to the remaining commodities which are still in short supply and therefore do not appear on either the schedule to the statement of September 15, 1945, or that attached to this statement, the Board does not consider that the time has yet arrived to make any change in their distribution, and they will remain under the terms of the equitable distribution policy as heretofore.

As conditions change and materials become in better supply, the Board will announce further changes in these schedules so as to increase freedom of action by suppliers, and the Board will intervene by issuing specific directives in any case where a particular area or group of suppliers is found to be receiving less than its fair share of goods.

The Administrator of Distributive Trades or the appropriate industry administrator should be consulted whenever a supplier is in doubt as to the course he should follow in conforming to the policy herein set out.

November 15, 1945.

*Schedule to be Attached to the Board's Statement of Policy with Respect to the
Equitable Distribution of Goods in Short Supply, Dated November 15, 1945*

GROUP "A"

Commodities which suppliers may distribute freely among their customers both present and new:

Foods

Tea and Coffee

Feeds

Bird seed and gravel
Dog and cat foods

Oils and Fats

Ink, marking
Wax, paste and liquid
Polishes, furniture, metal, stove and shoe

Pesticides

All Pesticides

Chemicals

All chemicals with the exception of those listed in Group "B" hereunder and with the exception of the following items:—

Cascara bark
Oleic acid
Stearic acid
Rosin size
Rosin
Dextrine and combinations of starch and dextrine
Fatty acids produced from vegetable oils
Specialty cleaning and washing compounds

Oil

Petroleum Products

Capital Equipment and Durable Goods

Capital Equipment	Toys and Games
Communications Equipment	Machine Tools
Production Machinery	Marine Engines
Electrical Equipment	Electrical Appliances
Aircraft and Aircraft Parts	Transportation Equipment
Municipal Service Equipment	Construction Equipment and Machinery
Agricultural Machinery	Motor Cars, Busses, Trucks and parts
Office Machinery and Equipment Supplies	therefor
Wheel Goods (i.e. Bicycles, Tricycles,	Hollow-ware
Roller Skates, Wagons)	Wooden containers
Glass Products (other than those listed in	Metal containers
Group "B")	Metal, Wood and Glass Toilet Goods
Church Goods	(including compacts)
Novelties and Ornaments (including arti-	Musical Instruments
ficial flowers)	Jewellery
Fruit Jars, jar rings and tops	Cigarette Lighters and Lighter Fluid
Bottle tops	Steel Wool
Fly swatters	Soapless Cleaners and Deodorants

Pulp and Paper

Shipping cases	Asphalt lined paper
Books, magazines, periodicals, and other publications	Paper plates
Envelopes	Tubes
Box paper	Ticker, adding machine and similar tapes
Decorative wrapping paper	Safety paper
Crepe paper	Blueprint paper
Waxed paper	Tinted restaurant pads
Facial tissue	Cashier pads
Sanitary napkins	Counter check books
Drinking straws	Social stationery
Shipping tags	Loose leaf sheets and other papers for school use
Gummed tape and gummed paper	Ledgers, etc.
Milk bottle caps	Corrugated paper articles (for sale at retail)
Filing systems	Unprinted albums and scrap books
Playing cards	Butter paper
Cigarette paper and tubes	Wallpaper
Blank books and columnar pads	

GROUP "B"

Commodities to which the rule permitting freedom of distribution of 20 per cent of current supply will apply:

Foods

All foods except tea, coffee, ice cream, butter, sugar, meat, preserves, evaporated milk, shortening, lard, starch and edible oils.

The distribution of all rationed foods is subject to ration regulations and new customers may be accepted up to the amount of the ration documents such customers surrender, except that:—

- (a) Suppliers of butter must continue to service their old customers and may accept, as new customers, only new entrants.
- (b) Items on the list of the preserves ration are to be equitably distributed among customers as if they had been included in Group "B", subject to the qualifications that ration documents must be surrendered in each case.
- (c) In areas where evaporated milk is not rationed, the distribution by wholesalers to their customers is to be made as if the evaporated milk were included in Group "B".
- (d) In areas where the distribution of evaporated milk is governed by ration regulations suppliers may take on new customers subject to the surrender of ration documents.
- (e) Meat is to be treated as in Group "B" as regards distribution to retailers, subject to the qualifications that ration documents must be surrendered in each case.

Fertilizers

All Fertilizers

Oils and Fats

Paints, varnish and enamels. Edible oils which have been processed and packaged in a form ready for sale to consumers are to be treated as in Group "B" as regards distribution to retailers, but not from manufacturers to wholesalers.

Pharmaceuticals

All pharmaceuticals including cosmetics and toilet preparations but excluding soaps.

Tobaccos

Tobacco, cigars and cigarettes

Chemicals

Liquorice extract and mass	Sodium Chloridé (salt)
Phosphoric acids	Tartaric acid
Ascorbic acid	Citric acid
Argols and cream of tartar	Turpentine
Glue	Pine pitch
Pine tar	

Stains and dressings N.O.P. for wood, leather, etc.

Molasses and syrups produced from cane or beet not intended for human consumption

Textiles, Hides and Leather and Clothing

All textiles including fabric, piece goods, and yarn whether made of rayon, cotton, or wool; cordage and rope, burlap, jute and kapok.

Hides and Leather

Men's and Boys' Fine Clothing	Knit Goods
Men's and Boys' Furnishings	Textile Notions
Men's and Boys' Woollen Work and Sportswear Clothing	Umbrellas and Handbags
Men's, Boys', Women's and Children's Waterproof and Rubberized Clothing	Mattresses, Pillows and Fillings therefor
Women's, Misses' and Children's Wear	Household Linens
Women's and Misses' Coats and Suits	Luggage and Small Leather Goods
	Footwear, Leather and Rubber

Capital Equipment and Durable Goods

Asbestos Products	Lamp Chimneys
Caskets and Casket Hardware	Watches and Clocks
Metal and Wood Furniture (upholstered or not)	Metal Wool
Glass and Glass Containers	Mops and Brooms
Flatware	Photographic Equipment and Supplies (including Film)
Brushes	Pins and Needles
Cutlery	Sporting Goods and Equipment
Fasteners and Buttons	Matches
Hand Tools	Toothpicks
Household Utensils	Clothes Pins
Machinery and Tools	Light Bulbs

Pulp and Paper

The following items are classified under Group "B" as to distribution to retailers but not from manufacturers to wholesalers:—

Wrapping Paper	Towels
Paper Bags	Doilies
Boxes	Toilet Paper
Napkins	

Rubber

All rubber products



Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 580

Rationed Foods

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on the 26th day of November, 1945.
2. Subsection (4) of Section 6 of Board Order No. 465, Rationed Foods (Butter), as amended, is further amended by adding thereto the following:

"No. 132.....	Thursday	December 6, 1945
No. 133.....	"	" 13, 1945
No. 134.....	"	" 20, 1945
No. 135.....	"	" 27, 1945"

3. Section 6 of Board Order No. 467, Rationed Foods (Preserves), as amended, is further amended by adding to subsection (4) thereof, under the subheading of "Ration Coupons printed P", the following:

"Nos. 22 to 25—Thursday, December 20, 1945".

4. Subsection (4) of Section 6 of Board Order No. 466, Rationed Foods (Sugar), as amended, is further amended by deleting therefrom the following:

"No. 68—Thursday, December 20, 1945".

Made at Ottawa, this 17th day of November, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 600

Licensing

Under powers conferred by The Wartime Prices and Trade Regulations, Order in Council P.C. 8528, dated November 1, 1941, as amended, the Board hereby orders as follows:—

Effective date of the Order

This Order shall come into force on December 1, 1945.

Purpose of the Order

Board Order No. 202, in December, 1942, as subsequently amended, required every person buying goods for resale or selling goods, or supplying any of the services specified in the Order, to register with the Board by obtaining a licence.

Board Order No. 184, in November, 1942, and its successor Order No. 284, as amended in May, 1944, required persons wishing to form or commence a business, or to acquire or expand an existing business, to obtain from the Board a permit to do so.

For the Board's general purposes, including enforcement of its regulations, it is necessary to adhere to a licensing system.

It is now considered desirable, in the interests of simplicity of procedure, to consolidate Board Orders Nos. 202 and 284, as amended, so as to require only one application and one document.

It is also considered desirable that such consolidated Order should hereafter apply to licensing of dealers in hides and skins, hitherto dealt with under Board Order No. 48.

Therefore, Board Order No. 48 is hereby revoked and Board Order No. 202, as amended by Orders Nos. 356 and 475, and Board Order No. 284, as amended by Orders Nos. 400 and 476 are hereby revoked and are replaced by the following:

Definitions

1. For the purposes of this Order,
 - (a) "Board" means the Wartime Prices and Trade Board;
 - (b) "business" means any activity or undertaking in which any goods are produced, manufactured, extracted, refined, processed, stored, imported, supplied, assembled, sold, distributed or otherwise dealt in or in which any services are supplied;
 - (c) "Director of Licensing" means the person appointed as such by the Board;
 - (d) "goods" includes any articles, commodities, substances or things;
 - (e) "manufacturer" means a person who makes, processes, finishes, assembles or otherwise manufactures any goods; and the words "manufacture" and "manufactured" shall each have a corresponding meaning;
 - (f) "retailer" means a person who in the ordinary course of business sells goods to persons for their personal or household use or consumption and not for the purpose of resale;
 - (g) "services" means any of the services specified in Schedule "B" and any activities or undertakings associated therewith or ancillary thereto;
 - (h) "wholesaler" means a person, including a jobber, distributor, importer or other dealer, who in the ordinary course of business sells at wholesale goods not manufactured by him, and includes a manufacturer to the extent that he sells at wholesale any goods not manufactured by him.

Application of the Order

2. (1) This Order applies to all businesses and persons engaged in a business, except those specifically exempted in Section 3.

(2) For the purpose of this Order, every branch or outlet of a business shall be considered as a separate business.

(3) A licence under this Order is issued only to the owner or owners of the particular business named and described in the licence. No employee, including a manager, of a business requires a licence to engage in his regular duties within that business.

(4) No licence under this Order shall be transferable.

Exemptions

3. This Order does not apply to the following persons or business activities:

- (a) any undertaking operated by or on behalf of the Government of the Dominion or any Province of Canada or by or on behalf of any agency thereof;
- (b) any farmer, hunter, trapper, gardener, livestock producer, poultry producer or fisherman, with respect to the sale of his products in their natural state or after processing by him except where he operates an urban retail place of business other than a stall in a market;
- (c) any operator of a boarding house;
- (d) any person making an isolated sale of his personal or household effects;
- (e) any business in so far, but only in so far, as it is operated in buying, selling, repairing and re-conditioning used motor vehicles, such as passenger cars, trucks, trailers and buses, under permit issued by the Administrator of Motor Vehicles and Parts;
- (f) any business in so far, but only in so far, as it is operated in producing or dealing in coal or coke, the operator of which is required to obtain a licence from the Coal Administrator under the provisions of Order No. 1 of the Board.

Prohibition of Unlicensed Dealings

4. (1) Except as provided in Sections 3 and 5, no person shall buy for resale, sell or offer to sell any goods or supply any services unless he has previously obtained a licence to do so from the Board through the Director of Licensing.

(2) No person shall sell or supply any goods or services to or purchase any goods or services from a person whose licence has been suspended or cancelled by the Board or who has been prohibited by or under authority of the Board from carrying on any business until the Board restores the licence or withdraws the prohibition, respectively.

Continuation of Existing Businesses

5. Every valid licence or licence identification card heretofore issued under Board Order No. 48, 63, 78 or 202 is deemed for all purposes to be a licence issued under this Order and shall be construed as licensing the licensee to engage only in the class of business in which he was engaged on November 30, 1945, and to deal only in the kinds of goods or services in which he dealt on that date.

Changes in the Class of Business

6. (1) For the purposes of this Order, all business operators fall into one or more of the following four classes and a licence under this Order will indicate the licensee's class or classes:

Manufacturers, wholesalers, retailers and suppliers of any services.

(2) No person who is licensed under this Order may engage in any class of business not specified in his licence without first obtaining from the Director of Licensing an appropriate amendment of such licence.

(3) No person who is licensed under Board Order No. 1, 48, 63, 78 or 202 may engage in any class of business not operated by him on November 30, 1945, without first obtaining from the Director of Licensing an appropriate amendment of his licence.

Changes in the Kinds of Goods and Services

7. (1) No person may manufacture or deal, at wholesale or retail, in any kinds of goods not specified in a licence under this Order, or supply any service not specified in a licence under this Order, without first obtaining from the Director of Licensing an appropriate amendment of such licence.

(2) Schedule "A" to this Order sets forth a list of kinds of goods sold at wholesale or retail and, for any goods listed therein, it will be used to determine the kind. For any kind of goods not listed in Schedule "A" the Director of Licensing shall determine the kind.

(3) No person who is licensed under Board Order No. 1, 48, 63, 78 or 202 may manufacture or deal at wholesale or retail in any kind of goods or supply any services not manufactured, dealt in or supplied respectively by him on November 30, 1945, without first obtaining from the Director of Licensing an appropriate amendment of his licence.

New Owners and New Businesses

8. (1) Any person who hereafter acquires the ownership of an existing business, whether on his own behalf or in trust for or on behalf of another person, or who hereafter wishes to form or commence a new business, must obtain from the Director of Licensing a licence to operate such business. Persons constituting a new partnership by reason of the admission, death or retirement of any partner of an existing business must comply with this subsection. Similarly, the owner or owners of any business formed by the amalgamation, merger or consolidation of two or more businesses must comply with this subsection.

(2) Any person referred to in subsection (1) who proposes to operate more than one place of business under the same name or under different names is required to obtain a licence in respect of each such place of business. In such case, he must supply a list, attached to his application for licence, showing *in respect of each place of business*,

(a) his complete address,

(b) the name under which the business will be operated there,

- (c) the class of business proposed to be operated there, and
- (d) the kind of goods or services proposed to be manufactured, dealt in or supplied there.

Application for Licences or Amendments

9. A person who is required to apply for a licence or an amendment of a licence under this Order must obtain the appropriate application form from an office of the Board, complete the form in all respects, furnish all information required by it and file the application at such office.

Responsibilities of Licensees

10. A licensee under this Order must

- (a) upon request, produce his licence to any official, investigator or other representative of the Board;
- (b) make such returns and furnish such information in such form as may be required from time to time by the Board or by the Director of Licensing;
- (c) perform such other acts as may be required from time to time by the Board or by the Director of Licensing;
- (d) notify the Director of Licensing, in writing, of any change in the business name or in the business address within ten days of such change;
- (e) within ten days after discontinuing business at any place of business for other than seasonal reasons, return to the Director of Licensing the licence issued in respect of that place, and must not recommence business there without first obtaining a new licence;
- (f) in the event of his licence being suspended or cancelled by the Board or by the Director of Licensing, mail or deliver such licence to the Director of Licensing within 48 hours after written notice of such suspension or cancellation has been received from the Board or the said Director.

Duration and Suspension of Licences

11. Any licence issued under this Order, including those referred to in Section 5, may be suspended or cancelled by the Board and, unless suspended or cancelled, shall remain in effect for the duration of the Wartime Prices and Trade Regulations.

Director of Licensing

12. (1) The Director of Licensing may specify the terms and conditions that shall apply to any person in respect of any matter relating to the establishment of new businesses, the classes of businesses and the kinds of goods and services.

(2) The Director of Licensing may require any applicant for a licence or an amendment of a licence to furnish any information relevant to such application in any specified form.

(3) The Director of Licensing shall register by number each application for licence that he decides should be issued and shall issue to such registered applicant a licence bearing such licence number.

(4) The Director of Licensing may exercise the powers of the Board to cancel licences issued under this Order in instances where he is satisfied that the licensee has ceased to operate his business without surrendering his licence, or has not, within sixty days following the issuance of a licence, complied with the regulations of the Board concerning the fixing of prices, or has not actually commenced operation of the new business specified in his licence, or where the licensee cannot be located.

(5) When the Board or the Director of Licensing cancels a licence, he shall forthwith amend the licensing records accordingly and shall, by registered mail addressed to the last known business address of the licensee, require the said licensee to return his licence for cancellation.

(6) The Chairman of the Board may authorize any person to exercise any powers of the Director of Licensing.

(7) Any person who is dissatisfied with a decision of the Director of Licensing, or other person exercising his powers, may appeal to the Board.

Made at Ottawa, this 13th day of November, 1945.

D. GORDON,
Chairman.

SCHEDULE "A"

To ORDER No. 600

Kinds of Goods

1. Automotive Accessories & Equipment—includes parts, batteries, antifreeze, hoist, repairing and testing machines.
2. Automotive Equipment—tires and tubes.
3. Automotive Vehicles—new (includes cars, trucks, buses).
4. Beverages—soft drinks & beverage preparations.
5. Building Materials—such as brick, cement, cinder blocks, lime, plaster, roofing and insulating materials, sand, stone, stucco, tiles and wallboard.
6. Building Materials—electrical supplies (except motors).
7. Building Materials—heating and plumbing equipment.
8. Building Materials—lumber (rough & dressed, wooden shingles & posts).
9. Building Materials—paints and painting supplies, glass, wallpaper.
10. Building Materials—planing mill products (except lumber).
11. Cameras & Photographic Supplies—includes films.
12. Canvas Goods—such as tents, awnings, tarpaulins.
13. Chemicals—industrial & heavy.
14. Clothing—children's (includes furnishings and accessories).
15. Clothing—footwear (men's, women's & children's).
16. Clothing—furs & fur garments.
17. Clothing—hats & caps (men's & boys').
18. Clothing—men's (includes furnishings and accessories).
19. Clothing—millinery & millinery supplies.
20. Clothing—women's (includes furnishings and accessories).
21. Commercial & Industrial Equipment—electrical meters.
22. Commercial & Industrial Equipment—such as barber & beauty parlour equipment.
23. Commercial & Industrial Equipment—such as store fixtures, butchers' supplies, hotel & restaurant, office, school and warehouse equipment, for commercial purposes.
24. Commercial & Industrial Equipment—such as road machinery, builders' equipment, for construction purposes.
25. Commercial & Industrial Equipment—such as dairy equipment.
26. Commercial & Industrial Equipment—such as farm machinery & equipment.
27. Commercial & Industrial Equipment—such as canning, drilling, foundry, general factory equipment, for industrial purposes.
28. Commercial & Industrial Equipment—such as mechanical goods (includes hose gaskets, packing).
29. Commercial & Industrial Equipment—such as surgical, scientific, medical, dental, school equipment, for professional purposes.
30. Commercial & Industrial Equipment—such as aircraft, railroad, marine equipment, for transportation purposes.
31. Drugs & Drug Sundries—includes pharmaceuticals, pharmacopoeial preparations, patent medicines, household drugs and supplies.
32. Feeds—hay, grain, mixed feeds, concentrates, seeds.
33. Fertilizers & Pesticides.
34. Flowers—includes plants.
35. Foods—groceries (includes all canned, packaged and bottled foods, and household supplies such as soaps, cleaning compounds).
36. Foods—coffee, tea & spices.
37. Foods—candy & confectionery.
38. Foods—bakery products.
39. Foods—dairy products (includes eggs).

40. Foods—fish.
 41. Foods—fruits & vegetables (fresh).
 42. Foods—fresh meats (includes poultry).
 43. Foods—cooked meats.
 44. Fuel—fuel oil.
 45. Fuel—fuelwood and sawdust.
 46. Hardware—heavy and shelf hardware, tools, & includes household utensils.
 47. Hides—green & salted.
 48. Household Furniture—includes pianos.
 49. Household Appliances—electrical & other (includes radios, radio supplies & sewing machines).
 50. Household Furnishings—china, glassware, crockery.
 51. Household Furnishings—floor coverings, curtains, draperies, interior decorations (including lamps, mirrors, pictures, art goods, window shades).
 52. Household Furnishings—sheets, table linens, bedspreads, blankets and towels.
 53. Ice—artificial & natural.
 54. Jewellery—watches, clocks, precious & semi-precious stones, costume jewellery, silverware.
 55. Leather Goods—harness & saddlery.
 56. Leather Goods—luggage & trunks.
 57. Leather Goods—shoe findings.
 58. Leather Goods—small leather goods.
 59. Metals—iron & steel (except scrap).
 60. Monuments & Tombstones.
 61. Musical Instruments & Musical Supplies.
 62. Notions & Smallwares—such as ribbons, thread, lace, buttons, wool, braids.
 63. Novelties, Souvenirs, Toys.
 64. Optical Goods.
 65. Paper Products—stationery and stationery supplies (includes books & periodicals).
 66. Paper Products—such as wrapping paper and paper bags.
 67. Petroleum Products—such as gasoline, oils and greases.
 68. Piece Goods—such as yard goods & remnants.
 69. Religious Goods.
 70. Sporting Goods—bicycles, motorcycles, wheel goods.
 71. Sporting Goods—such as golf, tennis, baseball, football, skiing & hockey equipment, fishing tackle, gymnasium and indoor recreational equipment.
 72. Sporting Goods—motor boats, canoes and rowboats.
 73. Tobacco—cigars, cigarettes, smokers' sundries.
 74. Toilet Articles—includes toilet preparations & cosmetics.
- (Used goods to be specified as such).

SCHEDULE "B"

To ORDER No. 600

Services

1. The supplying of Electricity, Gas, Steam Heat, and Water.
2. Telegraph, Wireless and Telephone services.
3. The Transportation of goods and persons (except taxicab businesses).
4. The provision of Dock, Harbour and Pier facilities.
5. Warehousing and storage.
6. Undertaking and Embalming.
7. Laundering, Cleaning, Tailoring and Dressmaking.
8. Hairdressing and Beauty Parlour Services.
9. Plumbing and Heating.
10. Painting and Decorating.
11. Repairing of all kinds.
12. The supplying of Meals, Refreshments and Beverages.
13. The Renting and Exhibiting of moving pictures.
14. Any manufacturing process performed on a custom or commission basis.
15. The supplying of services performed by optometrists and opticians.
16. The laying of carpets, rugs and linoleum.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1819

Maximum Prices of Oranges

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:—

1. This Order comes into force on November 22, 1945.

2. Subsection (1) of Section 5 of Administrator's Order No. A-1450 is hereby amended by revoking clauses (a) and (b) thereof and substituting therefor the following:—

“(a) an amount equal to

(i) the lawful maximum price, f.o.b. shipping point, at which on November 15, 1945, under the Maximum Price Regulations issued by the Office of Price Administration of that Country (hereinafter referred to as the “O.P.A. Regulations”) a grower could have sold those oranges in carload lots to a carlot receiver PLUS; if bought through a broker, brokerage charges as then authorized by the said O.P.A. Regulations and PLUS an amount equal to the cost of transporting the oranges in carload lots to the city, town or village in which he has his place of business

1. from Phoenix, Arizona, if the oranges are grown in the State of California or Arizona and his place of business is situated west of the 110th meridian of West longitude;
2. from Los Angeles, California, if the oranges are grown in the State of California or Arizona and his place of business is situated east of the 110th meridian of West longitude; or
3. from Homestead, Florida, if the oranges are grown in any part of the United States of America except the States of California and Arizona; or

(ii) if he purchased the oranges in less than carload lots at or from any wholesale receiving point in that Country, the actual price paid by him for the oranges (but not exceeding the lawful maximum price, at which on November 15, 1945, under the said O.P.A. Regulations, a carlot receiver could have sold those oranges ex car at that point to a wholesaler) plus the cost of transporting the oranges to the city, town or village in which he has his place of business from such wholesale receiving point OR the amount fixed by paragraph (i) preceding, whichever amount is the greater;

(b) the amount actually paid by him for protective services (icing, refrigeration and/or heating of the freight car in which the oranges are shipped to him); provided that if the oranges have been sold to him by a grower or a country shipper on a delivered price basis, he may treat as the amount actually paid by him for protective services the protective service allowance which on November 15, 1945, under the said O.P.A. Regulations applied to such delivered sales;”.

Dated at Ottawa this 22nd day of November, 1945.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1821

**The Revocation of Administrator's Order No. A-317 as Amended by
Administrator's Order No. A-1128**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Rubber, it is hereby ordered as follows:—

1. Administrator's Order No. A-317, as amended by Administrator's Order No. A-1128, is revoked.

2. This Order comes into effect on December 1, 1945.

Dated at Ottawa, this 23rd day of November, 1945.

J. A. MARTIN,
Administrator of Rubber.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1822

Registration of Vacant Private Dwellings in Certain Areas

Under powers conferred by the Wartime Prices and Trade Board pursuant to the Emergency Shelter Regulations, Order in Council P.C. 9439 of December 19, 1944, as amended, it is hereby ordered as follows:

1. Administrator's Orders Nos. A-1590, A-1594, A-1627, A-1684 and A-1688, which required registration of vacant private dwellings in the Hull, Hamilton, Ottawa, Winnipeg and Vancouver-New Westminster areas within a specified period, having ceased to apply by expiration of such period, are hereby revoked.

2. This Order shall come into force on November 30, 1945.

Dated at Ottawa, November 26, 1945.

ERIC R. GOLD,
Co-Ordinator of Emergency Shelter.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1823

Maximum Prices of Dressed Poultry and of Live Poultry

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

1. This Order comes into force on December 1, 1945.

2. Section 7 of Administrator's Order No. A-1310 is hereby amended by adding to clause (c) thereof the following:

"provided, however, that if the shipping weight of the quantity shipped to the buyer amounts to 1,000 pounds or more he may not add such difference to his selling price without the consent in writing of the Administrator of Meat and Meat Products;"

3. Section 17 of said Order No. A-1310 is hereby revoked and the following substituted therefor:

"Sales at Retail by Primary Producers"

17. The maximum price at which a primary producer of poultry may sell at retail any kind or sub-kind of graded or ungraded dressed poultry to a buyer in a zone or other part of Canada during any period shall be an amount equal to the maximum price, as fixed by this Order, at which he may sell such dressed poultry at wholesale to a buyer in that part of Canada during that period, PLUS a markup of 19 per cent of such maximum wholesale price in the case of turkeys or $23\frac{1}{2}$ per cent of such maximum wholesale price in the case of any other kind of poultry."

4. Section 24 of said Order No. A-1310 is hereby revoked and the following substituted therefor:

"24. The maximum price per pound live weight at which a primary producer of poultry may sell at retail any sub-kind of a kind of live poultry to a buyer in any zone or other part of Canada during any period shall be an amount equal to the maximum price, as fixed by this Order, at which he may sell such live poultry at wholesale to a buyer in that part of Canada during that period PLUS a markup of 19 per cent of such maximum wholesale price in the case of turkeys, or $23\frac{1}{2}$ per cent of such maximum wholesale price in the case of any other kind of poultry."

Dated at Ottawa this 28th day of November, 1945.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

W. M. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

PART IV
 Wartime Industries Control Board
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 8B

(Orders Nos. C8 and C8-A—Maximum Prices for Scrap Iron in N.B.,
 N.S., and P.E.I.—Rescinded)

Dated November 21, 1945.

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Steel Controller's Orders Nos. C8, dated February 28, 1942, and C8-A, dated March 31, 1942, are rescinded.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board.

D. GORDON, *Chairman.*

(NOTE.—Orders Nos. C8 and C8-A have been replaced by Order of the Administrator of Iron and Steel (Primary) of the Wartime Prices and Trade Board No. A-1817, respecting Cast Iron and Steel Scrap.)

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 9C

(Orders Nos. C9, C9-A and S.C. 9B—Prairie Provinces Scrap Iron and
 Steel Prices—Rescinded)

Dated November 21, 1945.

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Orders of the Steel Controller Nos. C9, dated February 28, 1942, C9-A, dated March 31, 1942, and S.C. 9B, dated December 21, 1942, are rescinded.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board.

D. GORDON, *Chairman.*

(NOTE.—Orders Nos. C9, C9-A and S.C. 9B have been replaced by Order of the Administrator of Iron and Steel (Primary) of the Wartime Prices and Trade Board No. A-1817, respecting Cast Iron and Steel Scrap.)

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 10A

(Order No. C10—Maximum Prices for Scrap Iron in B.C. and Alta.—Rescinded)
Dated November 21, 1945.

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Steel Controller No. C10, dated February 28, 1942, is rescinded.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board.
D. GORDON, *Chairman.*

(NOTE.—Order No. C10 has been replaced by Order of the Administrator of Iron and Steel (Primary) of the Wartime Prices and Trade Board No. A-1817, respecting Cast Iron and Steel Scrap.)

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 25A

(Order No. S.C. 25—Federal Licensed Scrap Dealers—Rescinded)

Dated November 21, 1945.

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Steel Controller's Order No. S.C. 25, dated March 5, 1943, is rescinded.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

(NOTE.—Order No. S.C. 25 has been replaced by Order of the Administrator of Iron and Steel (Primary) of the Wartime Prices and Trade Board No. A-1817, respecting Cast Iron and Steel Scrap.)

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 27B

(Orders Nos. S.C. 27 and S.C. 27A—Cast Iron Scrap, Ontario and Quebec and Steel Scrap, Ontario, Quebec, Nova Scotia, New Brunswick and Prince Edward Island—Rescinded)

Dated November 21, 1945.

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Orders of the Steel Controller Nos. S.C. 27, dated March 6, 1943, and S.C. 27A, dated December 7, 1943, are rescinded.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board.

D. GORDON, *Chairman.*

(NOTE.—Orders Nos. S.C. 27 and S.C. 27A have been replaced by Order of the Administrator of Iron and Steel (Primary) of the Wartime Prices and Trade Board No. A-1817, respecting Cast Iron and Steel Scrap.)

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 37

(Revocation of All Unrescinded Orders)

Dated November 21, 1945.

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Every unrescinded order, regulation, licence, permit, prohibition, requirement, direction, restriction, limitation or instruction issued by the Steel Controller or by any Associate or Deputy Steel Controller or by any person acting through or under any of them is hereby revoked.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

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Canada Privy Council

VOLUME IV No. 10



DECEMBER 10, 1945

STATUTORY ORDERS AND REGULATIONS, 1945

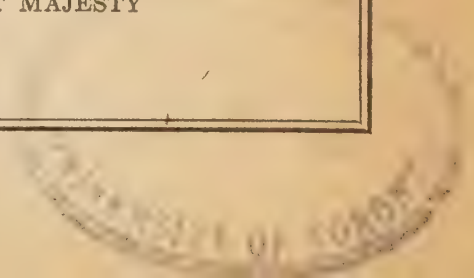
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P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1945

Price 10 cents



NOTICE

CHANGE OF TITLE OF CANADIAN WAR ORDERS AND REGULATIONS

In accordance with the provisions of Order in Council P.C. 7225 of 3rd December, 1945, the name of this publication has now been changed from *Canadian War Orders and Regulations* to *Statutory Orders and Regulations*, its scope being extended to include not only instruments "relating to the war" but also those relating "to the national emergency arising therefrom".

J. F. MACNEILL,
*Acting Director,
Statutory Orders and Regulations
Division.*

A. D. P. HEENEY,
Clerk of the Privy Council.

PRIVY COUNCIL.
December 10, 1945.

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ERRATUM—

Canadian War Orders and Regulations, 1945, Volume IV, No. 9, page 285:—

Item 21 of Schedule "A" should read: "21. Commercial and Industrial Equipment—electrical motors."

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PART I
Orders in Council

Order in Council revoking the appointment of E. L. Cousins as
Wartime Administrator of Canadian Atlantic Ports and
appointing Major-General Elkins in his place.

P.C. 7147

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4135 of May 22, 1942, Edward Launcelot Cousins was appointed Wartime Administrator of the Port of Halifax, and by Order in Council P.C. 7769 of September 2, 1942, the title of the said E. L. Cousins was changed to that of Wartime Administrator of Canadian Atlantic Ports;

And whereas by Order in Council P.C. 6464 of August 16, 1944, Major-General W. H. P. Elkins of the City of Halifax was appointed Deputy Wartime Administrator of Canadian Atlantic Ports;

And whereas the Minister of Munitions and Supply reports that the said E. L. Cousins has requested permission to relinquish the said office, effective December 1, 1945, and that it is desirable to accede to his request and rescind the said appointment; and

That it is desirable to appoint Major-General W. H. P. Elkins to the office of Wartime Administrator of Canadian Atlantic Ports, effective the same date;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and The Department of Munitions and Supply Act, and other enabling powers in that behalf, is pleased to order and it is hereby ordered as follows:—

1. Effective December 1, 1945, the appointment of Edward Launcelot Cousins as Wartime Administrator of Canadian Atlantic Ports is hereby revoked.

2. Effective December 1, 1945, Major-General W. H. P. Elkins is hereby appointed Wartime Administrator of Canadian Atlantic Ports.

3. The revocation of the said appointment of Edward Launcelot Cousins is without prejudice to any acts done by him prior to such revocation becoming effective in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as the holder of such office or to any rights, privileges or immunities in respect thereof possessed by or vested in him as the holder of such office.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking regulations respecting Oil, etc.

P.C. 7152

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Regulations Respecting Oil were established by Order in Council P.C. 2818 of June 28, 1940 and were superseded and other Regulations established by Order in Council P.C. 1195 of February 19, 1941, which said Regulations were amended by Order in Council P.C. 2368 of March 27, 1942 and were added to by Order in Council P.C. 2225 of April 2, 1945;

And Whereas by the said Order in Council P.C. 2818 George Richardson Cottrelle of Toronto was appointed Oil Controller;

And Whereas the Minister of Munitions and Supply reports that a control over oil is no longer required and the Oil Controller has requested permission to resign his appointment and it is desirable to revoke the said Regulations and the said appointment;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise is pleased to order and it is hereby ordered as follows:

1. Effective December 1, 1945, the Regulations Respecting Oil set out in Order in Council P.C. 1195 of February 19, 1941 and Orders in Council P.C. 2368 of March 27, 1942 and P.C. 2225 of April 2, 1945 are hereby revoked.

2. Effective December 1, 1945, the appointment of George Richardson Cottrelle of Toronto as Oil Controller is hereby revoked.

3. The revocation of the appointment of George Richardson Cottrelle as Oil Controller shall be without prejudice to any act done by him, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as Oil Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in him as Oil Controller.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council revoking regulations respecting Steel, etc.

P.C. 7153

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 8053 of September 9, 1942 Regulations Respecting Steel were established;

And whereas by the said Order in Council Frederick B. Kilbourn of Montreal was appointed Steel Controller and by Order in Council P.C. 9003 of October 1, 1942, Martin A. Hoey of Montreal was appointed an Associate Steel Controller and by Order in Council P.C. 8765 of September 26, 1942, Alfred Clare Anderson was appointed a Deputy Steel Controller and by Order in Council P.C. 5999 of September 11, 1945, W. H. Fitzpatrick was appointed a Deputy Steel Controller;

And whereas the Minister of Munitions and Supply reports that a Control over Steel is no longer required and that it is desirable to revoke the said Regulations and the said appointments;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by The War Measures Act and the Department of Munitions and Supply Act, is pleased to order and it is hereby ordered as follows:

1. Effective December 1, 1945, Order in Council P.C. 8053 of September 9, 1942, is hereby revoked.

2. Effective November 1, 1945, the appointments of Alfred Clare Anderson and W. H. Fitzpatrick as Deputy Steel Controllers are hereby revoked.

3. Effective December 1, 1945, the appointments of Frederick B. Kilbourn as Steel Controller and Martin A. Hoey as an Associate Steel Controller are hereby revoked.

4. The revocation made by Sections 2 and 3 of this Order of the appointments therein referred to shall be without prejudice to any acts done by any of the appointees, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of their respective powers, authorities, rights and duties as such appointees or to any rights, privileges or immunities in respect thereof possessed by or vested in them respectively as such appointees.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking regulations re Chemicals, etc.

P.C. 7154

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Regulations Respecting Chemicals were established by Order in Council P.C. 4996 of July 10, 1941 and amended by Order in Council P.C. 4684 of July 3, 1945;

And Whereas by Order in Council P. C. 5915 of July 9, 1942 Edward Tyghe Sterne of Brantford, Ontario was appointed Controller of Chemicals and by the said Order in Council P.C. 4684 William Howard DeBlois of Montreal was appointed an Associate Controller of Chemicals;

And whereas the Minister of Munitions and Supply reports that a control over chemicals is no longer required and that it is desirable to revoke the said Orders in Council and the said appointments, the said E. T. Sterne remaining in office as the Director-General of the Chemicals and Explosives Branch of the Department of Munitions and Supply;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to order and it is hereby ordered as follows:—

1. Effective December 1, 1945, Orders in Council P.C. 4996 of July 10, 1941 and P.C. 4684 of July 3, 1945 are hereby revoked.

2. Effective December 1, 1945, the appointments of Edward Tyghe Sterne as Controller of Chemicals and William Howard DeBlois as an Associate Controller of Chemicals are hereby revoked.

3. The revocation of the appointments of Edward Tyghe Sterne as Controller of Chemicals and William Howard DeBlois as an Associate Controller of Chemicals shall be without prejudice to any acts done by them, prior to such revocations becoming effective, in the course of or as incidental to the exercise or discharge of any of their respective powers, authorities, rights and duties as such Controller and Associate Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in them respectively as such Controller and Associate Controller.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking appointment of J. Gerald Godsoe as Chairman of the Wartime Industries Control Board

P.C. 7155

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 9129 of November 30, 1943 J. Gerald Godsoe of Toronto was appointed Chairman of the Wartime Industries Control Board;

And whereas the Minister of Munitions and Supply reports that the said Board is being dissolved and Mr. Godsoe has requested permission to resign the said appointment and that it is desirable to accede to his request and revoke the appointment;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to order and it is hereby ordered as follows:

1. Effective December 1, 1945, the appointment of J. Gerald Godsoe as Chairman of the Wartime Industries Control Board is hereby revoked.

2. The revocation of the appointment of J. Gerald Godsoe as Chairman of the Wartime Industries Control Board shall be without prejudice to any act done by him, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Chairman or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such Chairman.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council dissolving Wartime Industries Control Board and providing for the retention of certain regulations affecting Controllers.

P.C. 7156

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that it is desirable to dissolve the Wartime Industries Control Board, for which provision is made in the Wartime Industries Control Board Regulations, but that it is necessary to retain in office temporarily certain Controllers and to keep in full force and effect those provisions of the said Regulations affecting Controllers;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and pursuant to the powers conferred by the War Measures Act, the Department of Munitions and Supply Act and otherwise, is pleased to order and it is hereby ordered as follows:

1. This Order in Council shall be effective on and from December 1, 1945.
2. The Wartime Industries Control Board is hereby dissolved.
3. The following provisions of the Wartime Industries Control Board Regulations set out in Order in Council P.C. 3 of January 4, 1944, as amended, are revoked:
 Paragraphs (a) and (b) of subsection (2) of Section 1; Sections 2, 3, 4, 5 and 6;
 The heading to Section 7 and subsection (1) of Section 7; Sections 8, 9 and 10;
 Paragraphs (a) and (b) of subsection (1) of Section 16.
4. The said Regulations are amended as follows:
 - (a) The Title is amended by deleting the word "Board";
 - (b) Subsection (1) of Section 1 is amended by deleting the word "Board";
 - (c) Paragraph (f) of subsection (2) of Section 1 is amended by deleting the words "or the Board" wherever they appear therein;
 - (d) Subsection (2) of Section 7 is amended by deleting the words "The Chairman" and "member of the Board";
 - (e) Subsection (2) of Section 13, Section 15 and subsections (2) and (3) of Section 16 are amended by deleting the words "the Board or" wherever they appear therein.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking certain appointments under "Metals Control"

P.C. 7160

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1453 of March 6, 1944, George C. Bateman of Toronto was appointed an Associate Metals Controller with the authority and responsibility for the handling of international problems with respect to non-ferrous metals;

And whereas by the said Order in Council F. V. C. Hewett of Toronto was appointed a Deputy Associate Metals Controller;

And whereas the Minister of Munitions and Supply reports that the control over metals is being abolished and that it is desirable to revoke the said appointments;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to order and it is hereby ordered as follows:—

1. The appointments of George C. Bateman as an Associate Metals Controller and F. V. C. Hewett as a Deputy Associate Metals Controller are hereby revoked.
2. The revocation of the appointments of George C. Bateman as an Associate Metals Controller and F. V. C. Hewett as a Deputy Associate Metals Controller is without prejudice to any acts done by them, prior to such revocations becoming

effective, in the course of or as incidental to the exercise or discharge of any of their respective powers, authorities, rights and duties as such Associate and Deputy Associate or to any rights, privileges or immunities in respect thereof possessed by or vested in them respectively as such Associate and Deputy Associate.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking regulations respecting metals (other than radio-active substances), etc.

P.C. 7161

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 5225 of June 19, 1942, Regulations Respecting Metals were established;

And whereas by Order in Council P.C. 1453 of March 6, 1944, Frederick Martin Connell was appointed Metals Controller and Norman Bruce Davis of Ottawa, was appointed a Deputy Metals Controller;

And whereas the Minister of Munitions and Supply reports that the said Regulations Respecting Metals are no longer required except for radio-active substances and it is desirable to amend them accordingly and to revoke the said appointments and to appoint a Controller of Radio-active Substances in place of a Metals Controller and to make the Order of the Metals Controller respecting radio-active substances an Order of the Controller of Radio-active Substances;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to order and it is hereby ordered as follows:

1. Clauses A, B and C of Order in Council P.C. 5225 of June 19, 1942 are revoked.

2. Clause E of the said Order in Council is amended to read as follows:

E. The following Regulations Respecting Radio-active Substances are hereby made and established.

and the title head immediately following the said Clause E is amended to read,
Regulations Respecting Radio-active Substances.

3. Subsection (1) of Section 1 of the said Regulations is amended as follows:

(a) Paragraph (a) is amended to read as follows:

"Controller" or "Controller of Radio-active substances" shall mean the Controller of Radio-active Substances appointed as such by the Governor-General in Council and for the time being in office as such;

(b) Paragraph (b) is amended to read as follows:

"Deputy Controller" or "Deputy Controller of Radio-active Substances" shall mean a Deputy Controller of Radio-active Substances appointed as such by the Governor General in Council and for the time being in office as such;

(c) Paragraph (c) is amended to read as follows:

"Radio-active Substances" shall mean all those substances which are radio-active either as found in nature or as produced artificially by the transmutation of atoms or by any other means; provided that the Minister may declare in writing any articles, commodities, substances or things to be included in or excluded from "Radio-active Substances" for the purposes of these Regulations.

4. The said Regulations are further amended by striking out the words "Metals" and "Metals Controller" wherever they occur therein and by substituting therefor the words "radio-active substances" and "Controller of Radio-active Substances" respectively.

5. The Controller of Radio-active Substances shall be deemed to be a Controller within the meaning of paragraph (c) of Subsection (1) of Section 1 of The Wartime Industries Control Board Regulations set out in Order in Council P.C. 3 of January 4, 1944.

6. The Order of the Metals Controller No. M.C. 42A (radium and uranium) dated October 27, 1944 is revoked as an order of the Metals Controller and is re-enacted as Order No. R.S. 1 of the Controller of Radio-active Substances and the said Order is amended by deleting from every part thereof, except Section 2 and the note to subsection (2) of Section 5, the words "Metals Controller" and by substituting therefor the words "Controller of Radio-active Substances".

7. The following appointments are revoked:

Frederick Martin Connell as Metals Controller.

Norman Bruce Davis as a Deputy Metals Controller.

8. The revocation made by Section 7 of this Order in Council of the appointments therein set out shall be without prejudice to any acts done by either of the appointees, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of their respective powers, authorities, rights and duties as the holders of such offices or to any rights, privileges and immunities in respect thereof possessed by or vested in them respectively as such holders.

9. Norman Bruce Davis of Ottawa is hereby appointed Controller of Radio-active Substances.

10. The provisions of this Order in Council shall be effective on and from December 1, 1945.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council extending benefits of the Pension Act to persons domiciled in Canada at the commencement of the War who served in the forces of nations allied with His Majesty etc.

P.C. 7164

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 30th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas provision has been made for extension of the benefits of the Pension Act, under certain conditions, with respect to all persons domiciled in Canada on the outbreak of the war with the German Reich who subsequently have served during the said war in the forces of the United Kingdom of Great Britain and Northern Ireland;

And whereas no provision has been made for the extension of similar benefits with respect to persons domiciled in Canada on the outbreak of the said war who subsequently have served with the forces of any of the British Commonwealth of Nations, other than those of the Dominion of Canada and the United Kingdom of Great Britain and Northern Ireland, or in the forces of any of the nations allied with his Majesty during the said war;

And whereas the Minister of Veterans Affairs is of the opinion that such provision should be made;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Veterans Affairs and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, is pleased, notwithstanding anything to the contrary contained in the Pension Act or in any other act or regulation, to make the following regulation and it is hereby made and established accordingly:

Regulation

The benefits of the Pension Act, in so far only as the same or equivalent benefits are not provided under the laws or regulations of Members of the British Commonwealth of Nations, other than the Dominion of Canada and the United Kingdom of Great Britain and Northern Ireland, or under the laws and regulations of the several countries allied with His Majesty, shall be conferred upon all persons domiciled in Canada at the date of the commencement of the war with the German Reich, who subsequent to that date have served in the naval, military or air forces of any of the said Members of the British Commonwealth of Nations, or in any of the aforesaid forces of any of the countries allied with His Majesty, and who, while so serving during the said war have suffered disability or death in respect of which a gratuity or pension has been awarded under the laws or regulations of any of the aforementioned countries; and the widows, children and other dependents of such persons shall be entitled to the benefits of the said Act in so far as the same or equivalent benefits are not provided in respect of them under the laws or regulations of any of the aforementioned countries: provided that payments may be made under the provisions of this regulation only to such persons as are residents of Canada and during the continuance of their residence therein.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council postponing to 1st February, 1946, the transfer of duties of Western Labour Board to National War Labour Board.

P.C. 7174

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 30th day of November, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 6785 of November 6, 1945, provision was made for the transfer to the National War Labour Board of the jurisdiction, powers and authority of the Western Labour Board, such transfer to be effective on December 1, 1945;

And whereas the Minister of Labour reports that, in view of further representations received, it is considered advisable to postpone the date for transfer of jurisdiction as aforesaid, to February 1, 1946;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to amend Order in Council P.C. 6785 of November 6, 1945, and it is hereby amended by striking out Section 5 thereof and substituting therefor the following:—

5. This Order shall come into effect on February 1, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council revoking appointment of J. M. Kitchen as a
Deputy Controller of Construction.**

P.C. 7194

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 7299 of September 19, 1944, John M. Kitchen was appointed a Deputy Controller of Construction:

And whereas the Minister of Munitions and Supply reports that Mr. Kitchen has requested permission to relinquish the said office and it is desirable to accede to his request and revoke the appointment;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to order and it is hereby ordered as follows:

1. Effective December 4, 1945, the appointment of John M. Kitchen as a Deputy Controller of Construction is revoked.

2. The revocation of the appointment of John M. Kitchen as a Deputy Controller of Construction shall be without prejudice to any act done by him, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Deputy Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such Deputy Controller.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council revoking appointment of E. R. Birchard as Motor
Vehicle Controller and appointing E. T. Milne in his stead.**

P.C. 7209

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 9584 of January 3, 1945, Eslie R. Birchard was appointed Motor Vehicle Controller and Edward T. Milne was appointed a Deputy Motor Vehicle Controller;

And whereas the Minister of Munitions and Supply reports that the said Eslie R. Birchard has requested permission to relinquish the said office and that it is desirable to permit him to do so and to revoke his appointment and to appoint the said Edward T. Milne as such Controller in his place;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to order and it is hereby ordered as follows:

1. Effective December 1, 1945, the appointments of Eslie R. Birchard as Motor Vehicle Controller and Edward T. Milne as a Deputy Motor Vehicle Controller are revoked.

2. Effective December 1, 1945, Edward T. Milne is hereby appointed Motor Vehicle Controller.

3. The revocation of the appointments of Eslie R. Birchard as Motor Vehicle Controller and Edward T. Milne as a Deputy Motor Vehicle Controller shall be without prejudice to any acts done by them, prior to such revocations becoming effective, in the course of or as incidental to the exercise or discharge of any of their respective powers, authorities, rights and duties as such Controller and Deputy Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in them as such Controller or Deputy Controller.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending The Post-Discharge Re-Establishment Order

P.C. 7224

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas subparagraph (1) of paragraph 8 of The Post-Discharge Re-Establishment Order (Order in Council P.C. 5210 of July 13, 1944) reads as follows:—

“(1) In no case shall a grant hereunder be continued to a discharged person who fails in more than two classes or subjects in any academic year, or who, having failed in either one or two classes or subjects, also fails in either or both supplementary examinations next offered by the university in such classes or subjects.”

And whereas the Advisory Committee on University Training reports that veteran students are expressing concern about the rigidity of the hereinbefore recited subparagraph and that such Committee by resolution on Tuesday, November 13, 1945, recommended, “that the present legislation be amended to permit a student to carry one ‘condition’ for one year”.

And whereas the Minister of Veterans Affairs reports that administrative officers of the Department of Veterans Affairs are of the opinion that the hereinbefore requested amendment should be made and be retroactive to July 1, 1945;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Veterans Affairs, and under and by virtue of the War Measures Act, is pleased to amend The Post-Discharge Re-Establishment Order and it is hereby amended by repealing subparagraph (1) of paragraph 8 thereof and substituting therefor the following:—

“8. (1) In no case shall a grant hereunder be continued to a discharged person who, having failed in one or more classes or subjects in any academic year, fails in more than one of the supplementary examinations next offered by the university in any of such classes or subjects.”

the above amendment to be retroactive in operation to and including the first day of July, 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Statutory Orders and Regulations Order.

P.C. 7225

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 3rd day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 10793 of 26th November, 1942, the Statutory Orders and Regulations Division of the Privy Council Office was established and provision made for the consolidation, compilation and publication of certain proclamations, orders, rules and regulations relating to the war, under the title of "Canadian War Orders and Regulations;

And whereas following the cessation of active hostilities, it is desirable to continue the regular consolidation, compilation and publication of similar instruments relating to the continued existence of the national emergency arising out of the war;

Therefore His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King, Prime Minister and President of the Privy Council, is pleased to amend the said Order in Council P.C. 10793 and it is hereby amended—

- (a) by deleting the words "Canadian War Orders and Regulations" wherever they occur and substituting therefor the words, "Statutory Orders and Regulations";
- (b) by adding, after the words "relating to the war" wherever they occur, the words "and to the national emergency arising therefrom."

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

GOVERNMENT NOTICE

RESPECTING REPAYMENT OF SUBSIDIES (AGRICULTURAL PRODUCTS)

Take notice that the classes and kinds of goods described hereunder have been and are hereby designated as "Subsidized Goods" for the purposes of Order in Council P.C. 6759 of November 6, 1945, respecting repayment of subsidies, effective from the date of that Order. Further take notice that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:

<i>Classes and Kind of Goods</i>	<i>Amount of Subsidy Repayment</i>
1. Evaporated Apple (packed in Nova Scotia)	09c. per pound.
2. Solid pack Canned Apple (packed in Nova Scotia)	95c. per doz. No. 10 (105 fluid oz.) Tins. 95c. per 3½ doz. No. 2½ (28 fluid oz.) Tins.

H. BARTON,

Deputy Minister of Agriculture.

November 30, 1945.

DEPARTMENT OF NATIONAL REVENUE

WM No. 1

Fourth Revision

Supplement No. 1

MEMORANDUM

CUSTOMS DIVISION

Ottawa, 27th November, 1945

*To Collectors of Customs and Excise, and others concerned:***Goods of Enemy or Proscribed Origin**

Effective on and after the 24th November, 1945, trading may be resumed with persons residing in the State of North Borneo, Burma, Hong Kong, Malay Peninsula, State of Sarawak, and Singapore.

Memorandum WM No. 1, Fourth Revision, in so far as it relates to the above-mentioned territories, is superseded.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 2
Fourth Revision
Supplement No. 1
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 26th November, 1945.

To Collectors of Customs and Excise, and others concerned:

Foreign Exchange Control Board

Section 12(a) of Memorandum WM No. 2 (4th Revision) is amended by adding the following:

- (iv) Goods exported to St. Pierre and Miquelon having a value of not more than \$5,000.

The effect of amendment is that Collectors may accept Form B covering exports for payment in Canadian dollars to St. Pierre and Miquelon, where the value of goods is not more than \$5,000, without the Form B being approved under Section P by an authorized dealer.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 13
Second Revision
Supplement No. 16
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 28th November, 1945.

To Collectors of Customs and Excise:

Prohibited Publications

Publications removed from prohibited list

Memorandum WM No. 13 (Second Revision), dated November 1, 1943, and Supplements 1 to 15, are hereby cancelled, and the publications listed therein may, from the date of this Notice, be allowed entry.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 39
Eighth Revision
Supplement No. 26
MEMORANDUM
CUSTOMS DIVISION

Ottawa, 23rd November, 1945

To Collectors of Customs and Excise, and others concerned:

Export Permits

Effective on and after November 24, 1945, (P.C. 7004, November 20, 1945), the following are added to the list of commodities requiring an export permit before being shipped from Canada:

Piling of wood, N. O. P.
Poles of wood, N. O. P.

(Group 4: Wood, Wood Products and Paper)

D. SIM,
*Deputy Minister of National Revenue
Customs and Excise.*

WM No. 86, (Revised)
MEMORANDUM
CUSTOMS AND EXCISE DIVISIONS

Ottawa, 28th November, 1945

To Collectors of Customs and Excise, and others concerned:

Drawback on Coffee

The following regulations have been established by Order in Council (P.C. 135/7050) dated November 23, 1945, under provisions of Section 286 of the Customs Act and Section 105 of the Special War Revenue Act, for the payment of a specific rate of five cents (5c.) per pound, in lieu of drawback of customs duty and sales tax, on coffee roasted in Canada and,

(a) exported;

(b) supplied as ships' stores to ocean-going vessels;
the same to be effective covering exports and deliveries on and after November 1, 1945, and until further ordered, superseding as of that date the provisions of Orders in Council (P.C. 77/84) of January 6, 1943 and (P.C. 95/7430) of September 22, 1943, as promulgated in Memoranda WM No. 86 and WM No. 86 Supplement No. 1;

Provided, that the Department of National Revenue shall establish and maintain suitable records as to customs duty and sales tax normally claimable under the standard drawback procedure and, in the event of any significant change, shall take such steps as may be necessary in the interest of the revenue, for authorization of a lower specific rate of drawback.

REGULATIONS

- (1) The whole of the drawback shall be paid to the exporter or the supplier of such goods;
- (2) The quantities of such goods exported or delivered shall be ascertained;
- (3) Claims submitted on and after November 1, 1945, shall be filed with the Collector of Customs and Excise and complete documentary evidence attached, according to the respective requirements of Orders in Council (a) P.C. 81/3440, May 9, 1944 and (b) P.C. 32/185, January 28, 1937, except that no documentary proof of payment of customs duty and sales tax shall be required to be filed with the claim;
- (4) Claims shall be made under oath before a Collector, Justice of the Peace or Commissioner, on relative Customs Drawback Forms, (a) K. 32, (b) K. 36, and shall before payment be verified to the satisfaction of the Minister, who may require, in any case, the production of such further evidence, in addition to the usual averments, as he deems necessary to establish the bona fides of the claim.

INSTRUCTIONS

Claim Forms K.32 and K.36 (Claimant's Oaths and statements of claim) may be obtained in quantity required from the nearest Collector.

Detailed information may be obtained at District Drawback Offices located at Halifax, N.S., Saint John, N.B., Montreal, P.Q., Ottawa, Oshawa, Toronto, Hamilton, London and Windsor, Ont., Winnipeg, Man. and Vancouver, B.C.

D. SIM,
*Deputy Minister of National Revenue
Customs and Excise.*

WM No. 89
Supplement No. 6
MEMORANDUM
CUSTOMS DIVISION

Ottawa, 27th November, 1945

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports—Shipping Priorities

The Shipping Priorities import control is revoked.

Memorandum WM No. 89 and Supplements Nos. 1 to 5 are cancelled.

NOTE: Certain goods enumerated in Memorandum WM No. 89 are still under import control, vide Memorandum WM No. 113.

D. SIM,
*Deputy Minister of National Revenue
Customs and Excise.*

(P.C. 6979, 20/11/45—Authority, War Measures Act)

WM No. 113
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 27th November, 1945.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

The importation of the goods enumerated hereunder is prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

<i>Tariff Item(s)</i>	<i>Description</i>
8a	Extracts of meat and fluid beef, not medicated
20, 21, 22 ex 23	Cocoa or chocolate preparations, sweetened or unsweetened, not including confectionery.
ex 109, 109a	Peanuts, shelled or unshelled
ex 109, ex 114	Walnuts, shelled or unshelled
110, 111	Cocoanuts
113	Cocoanut, desiccated, sweetened or not

Applications for permits to import the foregoing are to be sent direct to the Director, Requirements and Allocation Division, Wartime Prices and Trade Board, Sussex Street, Ottawa.

ex 72d	Rape seed
ex 73	Sesame seed
ex 73, ex 276b	Cotton seed
ex 76d	Sunflower seed
113a	Copra
114a	Palm kernels

Applications for permit to import the foregoing are to be sent direct to the Oils and Fats Administrator, Mines Building Sussex Street, Ottawa.

In order that requests for permits for the importation of the above-mentioned may be dealt with as expeditiously as possible, applications, IN DUPLICATE, must be made on the prescribed form which, together with all correspondence relating thereto, should be sent direct as specified above.

The form to be used is the "Application for Permit to Import War Materials and Other Goods" and supplies thereof may be obtained from the Collectors of Customs and Excise or from the Department of National Revenue, Ottawa.

General Permit No. G-2407 has been issued for peanuts (shelled and unshelled) and walnuts (shelled and unshelled) when produced in and imported from the United States. This general permit is issued in a single copy which is retained in the Department, the number of which is to be endorsed on all relative import documents.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 6979, 20/11/45—Authority War Measures Act)

WM No. 114

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 27th November, 1945.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

The importation of the goods enumerated hereunder is prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

<i>Tariff Items</i>	<i>Description</i>
120, 121, 122,	} Canned fish of all kinds, including canned lobsters, crabs, clams, shrimps, prawns, scallops and oysters.
ex 123, 123a, 125,	
126 and 127	

In order that requests for permits for the importation of the above-mentioned goods may be dealt with as expeditiously as possible, applications, IN DUPLICATE, must be made on the prescribed form which together with all correspondence relating thereto, should be sent direct to the Department of Fisheries, Ottawa.

The form to be used is the "Application for Permit to Import War Materials and Other Goods" and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department of National Revenue, Ottawa.

It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 7009, 20/11/45—Authority, War Measures Act)

Series D. No. 47

T.C. 145

Supplement No. 3

MEMORANDUM

CUSTOMS DIVISION

Ottawa, 26th November, 1945

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

During the period 1st December, 1945, to 15th May, 1946, tomatoes, fresh, in their natural state, when subject to General Tariff treatment, are dutiable at 10 per cent *ad valorem* but not less than 1½ cents per pound (the weight of the package to be included in the weight for duty).

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 7018, 20/11/45—Authority, War Measures Act.)

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA

GOVERNMENT NOTICE

Revised Regulations Respecting Trading with the Enemy (1943)

NOTICE

*re*STATE OF NORTH BORNEO, BURMA, HONG KONG, MALAY PENINSULA, STATE OF SARAWAK,
AND SINGAPORE

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that, subject as hereinafter mentioned, trade may be resumed with persons residing in State of North Borneo, Burma, Hong Kong, Malay Peninsula, State of Sarawak, and Singapore; and this notice shall constitute the permission of the Secretary of State to re-open trade with persons residing in the said territory. Any person who engages in such trade shall not be deemed to be trading with the enemy but such persons are advised that, owing to the shortage of shipping and foreign exchange and communication problems, difficulties may be encountered.

The permission hereby given shall apply only to transactions entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under and by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it is expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 23rd day of November, 1945.

PAUL MARTIN,
Secretary of State of Canada.

PART III**Wartime Prices and Trade Board
(Finance)****Board Orders****WARTIME PRICES AND TRADE BOARD****ORDER No. 584****Controlling the Sale and Distribution of Canned Fruits and Vegetables**

Under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1941 and amendments, it is hereby ordered as follows:

1. Section 8 of Board Order No. 517 which required wholesalers to retain certain canned fruits and vegetables for distribution according to the Directions of the Administrator of Distributive Trades is hereby revoked.

2. This Order comes into force on December 1, 1945.

Made at Ottawa this 28th day of November, 1945.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1824

Maximum Prices of Fertilizer in Eastern Canada

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides, it is hereby ordered as follows:—

A-1036 Revoked-Effective Date of this Order

1. Administrator's Order No. A-1036 as amended by Administrator's Orders Nos. A-1339 and A-1652 is revoked as of December 1, 1945, and on and after that date this Order replaces it.

What is Fertilizer

2. The word "fertilizer" where used in this Order shall be deemed to include every fertilizer material, mixed or complete fertilizer and approved tobacco fertilizer named or described by formula in the Schedule hereto.

Order Applies to Sales in Eastern Canada only

3. This Order applies to the sale of fertilizer in the Provinces of Prince Edward Island, Nova Scotia, New Brunswick, Quebec and all of the province of Ontario except the districts of Kenora, Patricia, Rainy River and Thunder Bay (hereinafter called "Eastern Canada").

Terms and Conditions of Sale

4. Every person who sells or offers to sell fertilizer in Eastern Canada shall in such selling or offering for sale observe and comply with the following rules:—

- (a) Fertilizer must not be advertised or listed for sale on any terms other than,
 - (i) for cash payment; or
 - (ii) on sight draft against a bill of lading; or
 - (iii) for payment within thirty days from the date of invoice.
- (b) When fertilizer is sold on credit or on a deferred payment plan the seller must not charge, demand or receive any interest in excess of the rate of one-half per centum per month on the amount from time to time outstanding.
- (c) The price mentioned in the Schedule hereto for tobacco fertilizer which is sold for use in the production of flue-cured (cigarette) tobacco crops in the counties of Norfolk, Elgin, Oxford and Brant in Ontario (the Norfolk tobacco zone) includes the cost of delivery of that fertilizer to the tobacco grower's receiving point. If that tobacco fertilizer is sold, for such use, f.o.b. manufacturing or mixing plant, point of importation or wholesale warehouse approved by the Administrator, the maximum price thereof must be at least two dollars (\$2) per ton less than the maximum price therefor mentioned in the Schedule.
- (d) Except as otherwise provided in rule (c) of this Section a manufacturer, importer or wholesaler of fertilizers must not quote prices on or sell any fertilizer except on the basis f.o.b. manufacturing or mixing plant, point of importation or warehouse approved by the Administrator. No equalization of freight costs, freight allowance, or absorption of carrying charges or any discount in lieu thereof is permitted except with the written consent of the Administrator.
- (e) Except as otherwise provided in rule (c) of this Section, a person who customarily sells fertilizer to the consumer must not quote prices on or sell any fertilizer except on the basis ex point of local distribution, such as local warehouse, railway car or wharf.

Maximum Price on Sales to Distributors

5. (1) Except as provided by Section 7, the maximum price per ton at which a manufacturer, importer or wholesaler of fertilizer may sell fertilizer named or described by analysis in the Schedule hereto, packed in paper bags, for delivery in a province named in the Schedule to a person who buys for resale to a consumer, shall be the price set forth for that fertilizer in the Schedule and accordingly as the price is specified with respect to that province.

(2) Such seller must, however, allow such buyer the same discounts on the said maximum price of the fertilizer as he allowed on sales of the same kind or substantially the same kind of fertilizer to the same buyer or class of buyer in the spring season of 1945.

Maximum Price on Sales to Users

6. Except as provided by Section 7, the maximum price per ton at which any person may sell fertilizer named or described by analysis in the Schedule, packed in paper bags, for delivery in a province named in the Schedule to a person who buys it for use, shall be the sum of

- (a) the price set forth for that fertilizer in the Schedule and accordingly as the price is specified with respect to that province; and
- (b) the actual cost of transporting the fertilizer in Canada from the manufacturing or mixing plant, point of importation or the original supplier's warehouse which is authorized by the said Administrator, to his point of local distribution.

Maximum Prices for Certain Types of

Fertilizers and for Special Packaging

7. The maximum price per ton for a fertilizer referred to in this Section shall be the maximum price fixed by Section 5 or Section 6, as the case may be, for sales of that fertilizer plus

- (a) one dollar (\$1.00) for each one per centum (1%) by weight of water soluble magnesium in a mixed fertilizer;
- (b) one dollar (\$1.00) for each one per centum (1%) by weight of sodium tetraborate (borax) in a mixed fertilizer;
- (c) one dollar (\$1.00) for granular fertilizer of any kind in respect of which the sale is approved, in writing, by the said Administrator;
- (d) one dollar and twenty five cents (\$1.25) for any fertilizer delivered in new jute bags;
- (e) fifty cents (50c) for any fertilizer delivered in cotton or second-hand jute bags;
- (f) thirty-five cents (35c) for any approved tobacco fertilizer listed in the Schedule hereto if one-half of one per cent ($\frac{1}{2}$ of 1%) of the magnesia in such fertilizer is magnesia derived from sulphate of potash magnesia.

Dated at Ottawa, this 29th day of November, 1945.

G. S. PEART,
*Administrator of Fertilizers
and Pesticides.*

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-1824

New Brunswick
Nova Scotia and
Prince Edward

Fertilizer Materials	Island	Quebec	Ontario
	<i>Maximum Price Per Ton</i>		
Ammonium Nitrate 33%	\$ 60 15	\$ 60 15	\$ 60 15
Ammonium Phosphate 16-20	59 50
Ammonium Phosphate 11-48	66 50
Ammonium Superphosphate 3-18	30 00	29 00	29 50
Cyanamid 21% N	48 35	48 35	47 85
Muriate of Potash 50% K ₂ O	49 25	49 25	48 75
Muriate of Potash 60% K ₂ O	51 40	51 40	50 90
Nitrate of Soda 16% N	52 50	52 50	52 00
Suphate of Ammonia 20% N	44 50	44 00	44 00
Superphosphate 20% P ₂ O ₅	24 00	23 25	23 50
Mixed or Complete Fertilizers			
0-14-7	27 25	27 25
0-12-20	35 95
2-12-6	29 00	28 00	28 50
2-16-6	31 40	31 90
2-12-10	31 00	31 50
2- 8-16	32 25	33 00
3-15-6	33 50
4-12-6	32 75	31 50	32 30
4- 8-10	32 40	31 25	32 00
4-12-10	35 00
5-10-10	36 00
9- 5-7	35 00	34 00	36 00
Approved Tobacco Fertilizers			
2-10-8	31 75	32 50
3-10-8	33 50	34 25
4- 8-10	36 00
5- 8-7	36 25

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1825

Packaging of Tea

Under powers given by The Wartime Prices and Trade Board to the Co-Ordinator, Foods Administration, it is hereby ordered as follows:

1. Administrator's Order No. A-403, which restricted the sizes of containers in which tea could be packaged for sale to consumers, is hereby revoked.

2. This Order comes into force on December 1, 1945.

Dated at Ottawa this 29th day of November, 1945.

K. W. TAYLOR,
Co-Ordinator, Foods Administration.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE:—The provisions of this Order will permit manufacturers to resume production of some goods which have heretofore been prohibited. If a manufacturer resumes production of goods for which his maximum price has been established in accordance with The Wartime Prices and Trade Regulations or by an Order issued under such regulations, he must not sell or offer to sell those goods at a price which is higher than that maximum price. If he produces goods which are not identical in every respect (including trade description) with goods for which his maximum price has been established, he must make an application to have his maximum price therefor fixed under the provisions of Order No. 414 of the Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1826

Respecting Prices of Certain Lignite Coal and Briquettes Produced in Saskatchewan

The National War Labour Board has made awards effective December 1, 1945, which involve higher wage costs to certain lignite coal operators of Saskatchewan. The operators and briquette manufacturers have demonstrated an inability to meet these additional costs and maintain existing price ceilings. Having regard to the fact that coal mining and briquetting is a vital industry and in order to ensure essential production of coal, the Government has decided that assistance to the operators and briquette manufacturers shall be given in the form of increases in prices to all users of coal and briquettes produced in this area.

Therefore, under authority conferred by the Wartime Prices and Trade Board on the Administrator, it is hereby ordered as follows:—

1. For the purpose of this Order "coal" means lignite coal including briquettes or other processed forms of such coal produced by the coal mine operators and briquette manufacturers detailed in Part I of the Schedule to this Order.

2. The coal mine operators and briquette manufacturers mentioned in Part I of the Schedule to this Order, for the respective grades of coal which they produce, and according to the nature of the mining operation may respectively charge an amount not exceeding that specified in Part II of the said Schedule for such coal as they may supply to any person on or after December 1, 1945. Such amounts shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned, or if there be no contract, then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on November 30, 1945.

3. Any dealer or other distributor selling coal may charge for all coal supplied by him to any buyer on and after December 1, 1945, so much of the increase authorized by or under this Order as is actually charged to such seller. All such increases in price herein authorized shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned or if there be no contract then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on November 30, 1945. In no event shall any mark-up be added by any person in respect of the increases herein authorized.

4. Every seller of coal affected by this Order shall forthwith post and maintain in a conspicuous place in each office and sales depot, open to his customers, a notice of the price increases now or hereafter authorized under this Order.

5. All contracts made prior to December 1, 1945, for the sale of coal which is affected by this Order, which contracts provide for delivery of coal on or after November 30, 1945, shall be deemed to be amended insofar as is necessary to give effect to the provisions of this Order.

6. This Order shall come into effect on December 1, 1945.

Dated at Ottawa this 30th day of November, 1945.

E. J. BRUNNING,
Coal Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE:—Order in Council P.C. 8528, dated November 1, 1941, Section 2 (5) reads:“(5)...subject to any action taken by the Governor in Council after November 1, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order.”

Accordingly, contracts made by any department of Government for the purchase of coal, affected by this Order, are subject to the provisions of the Order, subject to any necessary amending Orders in Council in respect of contracts specifically authorized by Order of the Governor in Council at fixed prices.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1826

PART I

The coal mines operating and producing lignite coal within the Bienfait, Estevan and Roche Percee Areas of the Eastern District of the Province of Saskatchewan; and Dominion Briquettes & Chemicals Limited, Taylorton, Saskatchewan.

PART II

Nature of Operation	Grade	Amount
Strip	Lump, Cobble, Run of Mine, Stove, Nut Stoker and Screenings	10 cents per net ton
Shaft.....	Lump and Cobble	30 cents per net ton
Shaft.....	Run of Mine	16 cents per net ton
Shaft.....	Stove	15 cents per net ton
Shaft.....	Stoker and Screenings	10 cents per net ton
Manufactured Briquettes		35 cents per net ton

PART IV
Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
METALS CONTROLLER

ORDER No. M.C.57

(Revocation of All Unrescinded Orders)

Dated November 27, 1945

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Effective December 1, 1945, every unrescinded order, regulation, licence, permit, prohibition, requirement, direction, restriction, limitation or instruction issued by the Metals Controller or by any Associate or Deputy Metals Controller or by any person acting through or under any of them is hereby revoked.

F. M. CONNELL,
Metals Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
RUBBER CONTROLLER

ORDER No. RUBBER 4F

(Order No. Rubber 4E—Tires and Tubes—Amended)

Dated November 29, 1945

Pursuant to the powers conferred by Order in Council P.C. 9995 of November 3, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Section 1 Amended*

Section 1 of the Rubber Controller's Order No. Rubber 4E dated May 16, 1945 is rescinded and the following substituted therefor:—

“1. *Scope of Order*

This Order covers rubber tires and tubes. New passenger tires and certain specified sizes of truck, bus, tractor and farm implement tires enumerated in this Order are strictly rationed and can be obtained only under the authority of a tire ration permit issued under this Order. Sizes of new truck, bus, tractor and farm implement tires not defined as rationed tires in this Order, all used tires and

new or used tubes are no longer rationed. A tire owner may get his own tires retreaded without restriction. Scrap tires and scrap tubes (as defined) are not subject to the Order."

2. *Section 2 Amended*

Section 2 of the said Order No. Rubber 4E is amended:

- (a) by rescinding paragraph (c) and by substituting therefor the following:
 "(c) 'replenishment permit' means a permit in writing signed by a Tire Rationing Officer authorizing the sale of a rationed tire to an authorized dealer."
- (b) by adding to paragraph (i) the following sentences:
 "new' as applied to a tire or tube, means a tire or tube which has been used for less than 1,000 miles;"
- (c) by adding immediately after paragraph (i) a new paragraph (j) reading as follows:
 "(j) 'rationed tire' means
 - (i) a new passenger tire of any size or ply;
 - (ii) a new 6 ply truck or bus tire of the following sizes:
 6-00-16; 6-00-17, 6-00-20; 6-50-16; 6-50-17; 6-50-20; 7-00-15; 7-00-16; 7-00-17 and 7-50-16;
 - (iii) a new tractor or farm implement tire of the following sizes: 525/21; 600/20; and all 16" sizes."

3. *Section 3 Amended*

Section 3 of the said Order No. Rubber 4E is rescinded and the following substituted therefor:

"3. *Eligible Vehicles*

An eligible vehicle under this Order is a vehicle operated by the persons and under the conditions set out in Schedules "A" and "B" to this Order. A vehicle in either Schedule "A" or "B" is eligible for rationed tires. A vehicle not in either Schedule is not eligible for a rationed tire. An applicant for a tire ration permit to purchase a rationed tire must establish the eligibility of his vehicle to the satisfaction of the Tire Rationing Officer. These Schedules are subject to change at any time by direction of the Rubber Controller."

4. *Section 4 Amended*

Section 4 of the said Order No. Rubber 4E is rescinded and the following substituted therefor:

"4. *Prohibitions Applicable to Consumers*

(1) A consumer must not buy or get by way of loan, gift or in any other manner a rationed tire, except under the authority of a tire ration permit and in accordance with its terms.

(2) A consumer must not sell or transfer the possession of a rationed tire to any person.

(3) A consumer must not buy, or apply for a tire ration permit to buy a rationed tire for an eligible vehicle under Schedule "A" or Schedule "B" if he owns or controls a vehicle equipped with tires and capable of performing the same service which is not an eligible vehicle.

(4) A consumer must not buy, or apply for a tire ration permit to buy, for an eligible vehicle under Schedule "A" or Schedule "B" a rationed tire of the same rim diameter and of the same cross section (or of a single or combination

size cross section shown as interchangeable on the retail price list published by the manufacturer) as any tire owned by him or under his control, so long as all such tires owned by him or under his control, whether or not they are in use on a vehicle, are sufficient to equip each of his eligible vehicles under Schedule "A" or Schedule "B" using such tires with a tire for each running wheel plus one for a spare.

(5) A consumer must not buy, or apply for a tire ration permit to buy, a rationed tire unless the rationed tire is required for immediate replacement, on the running wheels or spare rim of an eligible vehicle, of a tire of the same rim diameter and of the same cross section (or of a single or combination size cross section shown as interchangeable on the retail price list published by the manufacturer) which cannot be repaired for safe use.

(6) Notwithstanding the previous subsections of this Section, a consumer must not buy or apply for a tire ration permit to buy a rationed tire for use as a spare for a vehicle which was not designed to or ordinarily does not carry a spare."

5. Section 5 Amended

Section 5 of the said Order No. Rubber 4E is amended as follows:—

(a) Subsection (1) of the said Section is rescinded and the following substituted therefor:—

"(1) An owner of an eligible vehicle who wishes to obtain a tire ration permit to buy a rationed tire must apply in writing to a Tire Rationing Officer on the prescribed form and, in addition to completing the form, must furnish such further information as may be required. An application for a tire ration permit must be made to the Tire Rationing Officer having jurisdiction over the area where the vehicle is ordinarily stationed, but in cases of emergency or other special circumstances application may be made to any other Tire Rationing Officer."

(b) Subsection (3) of the said Section is rescinded and the following substituted therefor:—

"(3) A consumer must not buy or acquire and an authorized dealer must not sell or supply a rationed tire to a consumer unless,

(a) the tire ration permit authorizing the purchase is fully completed, including all certificates thereon; and (b) the description of the tire in the certificate on the tire ration permit is the same as in paragraph (18) (Certificate of Inspection by Authorized Dealer) of the Application pursuant to which the tire ration permit was issued."

(c) Subsection (4) of the said Section is rescinded and the following substituted therefor:—

"(4) A consumer must not buy or acquire and an authorized dealer must not sell or supply a rationed tire which is not of the same rim diameter and the same cross section (or of a single or combination size cross section shown as interchangeable on the retail price list published by the manufacturer) as the tire described in the certificate on the tire ration permit."

(d) Subsection (5) of the said Section is rescinded and the following substituted therefor:—

"(5) A consumer must not buy or acquire and an authorized dealer must not sell or supply a rationed tire unless the tire described in the Certificate on the tire ration permit is delivered up to the selling authorized dealer at the time of the sale; provided that the delivery of a tire in exchange is not required,

(a) if the rationed tire is required for a new eligible vehicle which has been bought without a spare; or

(b) if the delivery is dispensed with in writing by a Tire Rationing Officer."

6. Section 7 amended

Section 7 of the said Order No. Rubber 4E is amended as follows:—

(a) Subsection (1) of the said Section is rescinded and the following substituted therefor:

"(1) An authorized dealer must not sell or supply a rationed tire to a consumer, except under the authority of a tire ration permit and in accordance with its terms;"

(b) Subsections (2) and (3) of the said Section are amended by striking out the word "new" before the word "tire" wherever it appears therein and by substituting therefor the word "rationed";

(c) Subsection (5) of the said Section is rescinded and the following substituted therefor:

"(5) An authorized dealer must not put a rationed tire into use on any vehicle owned by him or under his control unless there has been issued to him the tire ration permit which would be required, and unless he has otherwise complied with any provision of this Order which would be applicable, if he were a consumer buying such rationed tire."

7. Section 8 Amended

Section 8 of the said Order No. Rubber 4E is rescinded and the following substituted therefor:

"8. Priorities on Sales of Tires, Tubes and Services to Consumers

Every authorized dealer shall give priority on the sale of any rationed tire pursuant to a tire ration permit, and on the sale of any used tire, and on the sale of any new or used tube and on the sale of any retreading or repair services, to the order of a consumer buying in respect of a vehicle in Schedule "A" over the order of a consumer buying in respect of a vehicle in Schedule "B", and to the order of a consumer buying in respect of a vehicle in Schedule "B" over the order of a consumer buying in respect of a vehicle which is not an eligible vehicle."

8. Section 10 Amended

Section 10 of the said Order No. Rubber 4E is amended as follows:

(a) Subsection (1) of the said Section is rescinded and the following substituted therefor:

"(1) No person shall buy, acquire, sell, supply, transfer the possession of or put into use a rationed tire except as authorized by the provisions of this Order."

(b) Subsection (2) of the said Section is rescinded and the following substituted therefor:

"(2) Tires not to be used on new or converted Vehicles or Equipment

No person shall, without a permit in writing from the Controller, mount or put into use a rationed tire on any new vehicle or new equipment, or on any vehicle or equipment converted after December 31, 1941, or hereafter converted, so as to require such a tire."

(c) Subsection (3) of the said Section is rescinded.

9. *Heading to Schedules "A" and "B" Amended*

The heading to Schedules "A" and "B" to the said Order No. Rubber 4E is amended to read as follows:

"Vehicles and Equipment eligible for rationed tires".

10. *Effective Date*

This Order shall be effective on and after December 1, 1945.

J. A. MARTIN,

Rubber Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

CONCURRED IN by The Wartime Prices and Trade Board.

D. GORDON,

Chairman.

PART V
Export Permit Branch
(Trade and Commerce)

220 QUEEN Street, Ottawa, Ontario.

November 28th, 1945.

NEW PROCEDURE FOR THE COLLECTION OF SUBSIDY REFUND PAYMENTS

New Procedure

As a further step in the consistent effort to facilitate the movement of Canadian goods into Export markets, the Export Permit Branch has revised its methods of collecting subsidy refund payments. Effective December 1st, Applications for Export Permits (accompanied by the usual \$2.00 fee, payable to the Receiver General) for commodities liable to subsidy refund payment, benefit recovery, trade assistance, freight assistance or drawback, will be accepted by the Export Permit Branch unaccompanied by cheques covering such refunds.

Allotment of Case Numbers

If the supply position warrants approval of the Application, the applicant will receive an advice letter, bearing a Case Number informing him that an Export Permit will be granted upon receipt by the Branch of a cheque or cheques for the requisite amount or amounts of refund payments. The payment or payments may be deferred until the goods are ready for shipment. In this way exporters will no longer be required to tie up working capital in subsidy refund payments covering shipments whose movement may be delayed by factors beyond the exporter's control.

Avoidance of Adjustments

It is also hoped that this change in procedure will ameliorate to a great extent, the adjustments which have been necessary in the past, as Exporters will be able to advise at the time of shipment the exact quantity to be exported. The correct refund payment can consequently be paid and the Export Permit adjusted prior to issue. On goods subject to refund payments, the Export Permit will be issued up to but not exceeding the value of goods covered by the refund cheque or cheques.

Claims for Return of Payments Already Made

This new procedure will also apply to outstanding Export Permits for which refund payments have already been made. Should the Exporter desire, he may return unused Permits, accompanied by a new Application and a request for the refund of the payments already made. The Applicant should notify the Export Permit Branch by letter that no use is being made of the original Permit, and that he is justly entitled to a refund. Any replacement Applications must bear on the face a notification that it replaces Permit No. . . . expiring

Claims do not Apply to Partial Shipments

It is not intended that the foregoing proviso for obtaining refund shall be used in connection with any Permits for which partial shipments have been made.

Procedure does not Apply to Goods Ready for Shipment

This new scheme is not intended to apply in those cases where immediate shipment can be effected, and Applicants should continue to send refund cheques with their Applications in such instances. This will avoid unnecessary delays.

Exemption from Refund Under C.21

The Exemption from subsidy repayment allowed by the Commodity Prices Stabilization Corporation on Cotton goods will still pertain. Applications may be submitted as before, accompanied by the C.21 Form prescribed by the Commodity Prices Stabilization Corporation. Exporters are reminded that no exemption applies to woollen or synthetic fibre goods.

Delay in Asking for Permit

It is the intention of the Export Permit Branch to discourage the granting of Permit numbers over the telephone. Exporters are warned not to overlook the necessity of obtaining their Permits prior to sailing dates.

A Case Number is not a Permit

The receipt of a letter of advice, bearing a Case number and informing the Applicant that a Permit is available in no way constitutes an Export Permit, and under no circumstances can be used for such purpose.

Does not Apply to Equalization Fees

This new procedure does not apply to Equalization Fees, payable to the Canadian Wheat Board.

WM. FREDERICK BULL,
Chief, Export Permit Branch.



Gov. Doc.
Can
P

Canada Privy Council

VOLUME IV No. 11



DECEMBER 17, 1945

STATUTORY ORDERS AND REGULATIONS, 1945

(Formerly Canadian War Orders and Regulations)

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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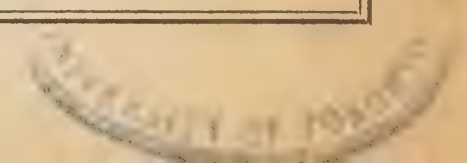


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ERRATA—

Canadian War Orders and Regulations 1945, Vol. III No. 11, page 441—Priorities Officer's Order No. P.O. 10

In Section 4, ".....identified by the Symbol P.O. 10-MIL,". In the original printing it was written 10-Mil which is incorrect.

In Section 5, ".....the symbol P.O. 10-MIL received by him, or which will be.....". "for" the word now used is incorrect.

Part I
Orders in Council

Order in Council re duty and taxes on tires shipped to the United States to be mounted on motor vehicles for shipment to Canada.

P.C. 139/7157

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 30th November, 1945.

The Board recommend that, under authority of Section 3 of the War Measures Act, it be ordered as follows:—

(1) That rubber tires (casings and inner tubes therefor), shipped to the United States by any Canadian manufacturer of rubber tires under permit of the Rubber Controller, Department of Munitions and Supply, to be mounted as original equipment on motor vehicles for shipment to Canada, shall not be subject to customs duty on importation of the said motor vehicles so equipped, but shall be subject to the consumption or sales tax on the value of the Canadian made tires.

(2) That entry at Customs of motor vehicles, equipped with Canadian made tires as herein provided, shall be subject to compliance with the following regulations:—

REGULATIONS

(a) That the rubber tires shall have permanently marked thereon the words "Made in Canada," and an indication of the maker's name, and shall be exported from Canada under Customs supervision.

(b) That a true invoice, stating the home consumption value of the motor vehicle, less the value of the United States tires not supplied, and showing as a separate item the value of the Canadian made tires with which the motor vehicle is equipped, shall be presented at Customs at the port of entry. The invoice shall be accompanied by a certificate furnished by the manufacturer of the motor vehicle, stating that the rubber tires thereon are of Canadian manufacture and furnishing the date of exportation from Canada, the name of the port at which exportation was made and the export entry number.

(c) That consumption or sales tax and excise tax, where applicable, shall be paid at the time of entry at Customs on the motor vehicle complete with rubber tires mounted thereon, computed on the duty paid value of the vehicle including the value of the Canadian made tires.

(d) That the Minister of National Revenue may withdraw the privilege hereby granted in the case of undue advantage being taken thereof by any person, or in the event of any irregularity or fraud in connection therewith, and may make such other regulations as may be necessary for the protection of the revenue in carrying out this arrangement.

(3) The Order in Council based on this recommendation shall remain in effect until midnight of December 31, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking regulations re Construction and Construction Materials.

P.C. 7237

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Regulations Respecting Construction and Construction Materials and the Installation of Equipment were established by Order in Council P.C. 660 of January 30, 1942, and were amended by Orders in Council P.C. 11283 of December 16, 1942, P.C. 3161 of April 19, 1943, P.C. 9833 of December 28, 1943, and P.C. 4335 of June 6, 1944.

And whereas the Minister of Munitions and Supply reports that it is desirable to discontinue the control over construction and to revoke the said regulations;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to revoke and doth hereby revoke, effective December 5, 1945, the following Orders in Council:—

Order in Council P.C. 660 of January 30, 1942,

Order in Council P.C. 11283 of December 16, 1942,

Order in Council P.C. 3161 of April 19, 1943,

Order in Council P.C. 9833 of December 28, 1943, and

Order in Council P.C. 4335 of June 6, 1944.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council re appointment of Hew G. Cochrane as Administrator of Halifax Explosion and Disorder Claims.

P.C. 7274

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 7th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 6793, dated November 2, 1945, passed under the authority of the War Measures Act, a Dominion Administrator of Halifax Explosion and Disorder Claims was appointed;

And whereas by error the name of the said Administrator appears as Hugh S. Cochrane instead of Hew G. Cochrane.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to amend the said Order in Council P.C. 6793 of November 2, 1945, and it is hereby amended by replacing the name Hugh S. Cochrane where it appears therein by the name Hew G. Cochrane.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council re transportation to Canada of dependents of members of the Armed Forces

P.C. 7278

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 11th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council, P.C. 6422, dated August 12, 1944, regulations were made providing for the transportation to Canada of dependents of members of the Naval, Military and Air Forces of Canada and specifically providing that members of the Forces shall include members or former members of the Naval, Military or Air Forces of Canada who have served or are serving outside of Canada or the territorial waters thereof on active service during the present war and who have married outside Canada while so serving;

And whereas the Minister of National Defence reports that cases have arisen where transportation is desired for dependents of personnel who have, prior to becoming members of the Naval, Military or Air Forces of Canada, served on Active Service outside Canada with other Forces of Great Britain or her Dominions and Colonies and who have married outside Canada while so serving; and

That the transportation of dependents of such personnel is not provided for in the regulations aforesaid and it is accordingly proposed that they be amended to provide for such contingencies;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of National Defence for Naval Services, the Minister of National Defence for Air and the Minister of Mines and Resources, is pleased to amend the said regulations and they are hereby amended by deleting sub-paragraph (a) of paragraph 2 thereof and substituting therefor the following:—

(a) "Member of the Force" means a member or former member of the Naval, Military or Air Forces of Canada who—

- (i) is serving or has served outside of Canada or the territorial waters thereof on Active Service during the present war and has married outside of Canada while so serving, or,
- (ii) prior to becoming a member of the Naval, Military or Air Forces of Canada has served on Active Service outside of Canada with any other of the Naval, Military or Air Forces of His Majesty and married outside of Canada while so serving; provided that the member was a resident of Canada prior to joining one of His Majesty's Forces, left Canada for the purpose of joining that Force, and joined it within one year of leaving Canada.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the Canadian Wheat Board to invest surplus funds in securities of the Government of Canada

P.C. 7310

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 11th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance and the Minister of Trade and Commerce report:

That, by reason of the very heavy demand for wheat resulting from the war, The Canadian Wheat Board has substantial amounts of money arising in part from the sale of wheat or other grains and in part from other sources in excess of what is required by the Board for current operations;

That the said moneys are on deposit in chartered banks and the Board receives no interest thereon;

That the Board is advised that it has not power, under The Canadian Wheat Board Act, 1935, to invest such moneys in bonds of the Government of Canada or in any other security; and

That it is desirable that the said moneys be made available to His Majesty in connection with war financing operations while not required by the Board;

And whereas by reason of the war, it is deemed advisable for the security, defence, peace, order and welfare of Canada that the Order hereinafter set forth be made;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and the Minister of Trade and Commerce, and under and by virtue of the War Measures Act, is pleased to make and doth hereby make the following Order:—

ORDER

1. Subject as provided in The Canadian Wheat Board Act, 1935, when The Canadian Wheat Board deems it advisable for the purposes of its operations, the Board may invest any moneys now or hereafter in its possession or control, whether arising from the sale of wheat or other grains or otherwise, in securities of the Government of Canada and may sell any securities so acquired by it and re-invest the proceeds thereof or any part thereof in like manner from time to time.

2. (1) The Canadian Wheat Board shall, at the time of realization, use every capital profit realized by it from the sale of a security acquired under this Order in payment or part payment of expenses incurred by the Board in its operations.

(2) Every capital loss sustained by the Board from the sale of a security acquired under this Order shall for all purposes be deemed to be an expense incurred by the Board in the course of its operations at the time of the sale of the security.

3. The Canadian Wheat Board shall make all purchases and sales of securities authorized by this Order through the agency of the Bank of Canada.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking various Orders permitting the deeper loading of ships

P.C. 7314

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 11th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, is pleased to revoke the following Orders in Council, the purpose of which was to alleviate wartime transportation difficulties by permitting the deeper loading of ships, and they are hereby revoked and cancelled accordingly, viz:—

P.C. 7991 of September 5, 1942

P.C. 4357 of May 27, 1943

P.C. 2243 of March 23, 1942

P.C. 4817 of June 14, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Part III
 Wartime Prices and Trade Board
 (Finance)

WARTIME PRICES AND TRADE BOARD

ORDER No. 571

Termination of Leases for Housing Accommodation

Order No. 537 of the Board suspended certain notices to vacate given by landlords to tenants of housing accommodation and stayed certain outstanding proceedings and Orders or Writs of Possession. The Order provided that in certain circumstances a Court of Rental Appeals, upon application by the landlord, might order that the suspension or stay be removed. It is desirable to clarify the legal position of landlords and tenants in cases in which the suspension or stay is not so removed.

Therefore, under authority conferred by the Wartime Leasehold Regulations, Order in Council P.C. 9029 of November 21, 1941, as amended, the Board hereby orders as follows:

1. Order No. 537 of the Board is amended by adding thereto Section 6 as follows:—

“6. (1) In any case in which the landlord of any housing accommodation who is entitled to make an application to the Court of Rental Appeals under Section 4 and who fails to make such application before September 1, 1945, or in any case in which the Court of Rental Appeals under that Section declines to make an Order removing the suspension or stay as the case may be, the tenant may remain in possession of the accommodation; but from and after the date on which the notice to vacate directed the tenant to vacate, the tenant shall, unless he and the landlord otherwise agree, be deemed to be a tenant from month to month and all the terms and conditions of the lease in respect of which the notice to vacate was given shall continue to apply in so far as they are consistent with a tenancy from month to month.

(2) If the tenant of any housing accommodation by reason of the provisions of this Order is entitled to remain and does remain in possession of the accommodation after the date on which the notice to vacate directs him to vacate, and the tenant has offered to pay all rental accrued after that date which the landlord has declined to accept, such tenant shall not be deemed to be in default in payment of such rental for the purposes of clause (a) of Section 13 of Order No. 294 of the Board, until the landlord has, by demand in writing, required payment thereof and the fifteen days referred to in such clause shall be computed from the date on which such demand requires payment to be made.”

2. This Order shall come into force on the 22nd day of October, 1945.

Made at Ottawa, this 18th day of October, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1806

Maximum Prices of Dry Whole and Split Peas

Under powers given by the Wartime Prices and Trade Board to the Deputy Co-Ordinator (Primary Products), Foods Administration, it is hereby ordered as follows:

1. This Order comes into force on November 19, 1945.

2. Sections 4, 5, 6 and 7 of Administrator's Order No. A-1698 are hereby revoked and replaced by the following:

"4. (1) The maximum price per 98 pound bag at which a processor may sell to any person any dry whole or split peas shall, according to the kind and variety, be as follows:

(a) on sales at Montreal, the price for the same listed hereunder

<i>Kind of Peas</i>	<i>Variety of Peas</i>	<i>Maximum Price 98-lb. bag All prices f.o.b. Montreal, sales tax, if any, extra</i>
Large whole peas.....	All varieties	\$ 7.75
Medium and small whole peas	Blue	7.10
	All other varieties	5.95
Split peas	Green	9.10
	Blue	9.10
	Yellow	7.90;

(b) on sales at any point west of Montreal, the maximum price fixed by clause (a) of this subsection, less an amount equal to the cost of transporting the peas, at the carload lot freight rate, from that point to Montreal;

(c) on sales at any point east of Montreal, the maximum price fixed by clause (a) of this subsection plus an amount equal to the cost of transporting the peas, at the carload lot freight rate, from Montreal to that point.

(2) An amount not exceeding 10 cents per 98 pound bag to cover brokerage paid by him may be added by the processor to the maximum price fixed by subsection (1) preceding whenever he sells the peas through a broker.

(3) If peas are sold by a processor in other than 98 pound bags, the maximum price shall be on a per pound basis equivalent to the maximum price per pound of such peas when sold by him in 98 pound bags and such maximum price shall include the cost of the containers.

(4) The maximum prices fixed by this Section do not include delivery to the buyer.

Sales by Wholesale Distributors to Specified Buyers

5. Except as may otherwise be authorized in writing by the Administrator of Distributive Trades upon application to him, the maximum price at which a wholesale distributor may sell dry whole or split peas to another wholesale distributor, a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the peas at such warehouse or any person who buys the peas in carlot lots shall be the sum of the following:

- (a) if he purchased the peas from a processor or a wholesale distributor in Canada, the maximum price as fixed by this Order at which those peas may be sold by the processor thereof; or
- (b) if he imported the peas or purchased them from another wholesale distributor who imported them, the maximum price as fixed by this Order at which a processor may sell him the same kind and variety of peas f.o.b. their port of entry into Canada; and
- (c) the actual cost at not more than the less than carload freight rate of transporting the peas to the city, town, or village in which his place of business is situate from the processor's shipping point in Canada or from their port of entry into Canada, as the case may be.

Sales by Wholesale Distributors to other buyers

6. The maximum price at which a wholesale distributor may sell any dry whole or split peas to any buyer of a class not named in Section 5, shall be the sum of the following:

- (a) the actual price paid by him for the peas but not in any event exceeding,
 - (i) if he purchased the peas from a processor or another wholesale distributor in Canada, the maximum price as fixed by this Order at which those peas may be sold to him by his supplier; or
 - (ii) if he imported the peas, the maximum price as fixed by this Order at which a processor may sell the same kind and variety of peas f.o.b. their port of entry;
- (b) if his supplier is not by Section 7 of this Order required to deliver free to him, the actual cost at not more than the less than carload lot freight rate, paid by him for transporting the peas to the city, town or village in which his place of business is situate from his supplier's shipping point in Canada or, if he imported the peas, from their port of entry into Canada;
- (c) a percentage markup calculated on the sum of clauses (a) and (b) preceding not exceeding the lawful percentage markup customarily obtained by him during the basic period from September 15th to October 11, 1941, on sales of dry peas of the same kind and variety but in any event not exceeding 12½ per cent of his selling price exclusive of the amount referred to in clause (d) following; and
- (d) if he sells the peas in lots of 50 pounds or less an amount equal to one cent per pound for each pound sold.

Free Delivery Zones

7. If a sale of dry whole or split peas by a wholesale distributor is to a buyer whose place of business is within the limits of the city, town or village in which the wholesale distributor has his place of business, or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer. All other sales by a wholesale distributor are f.o.b. the seller's place of business."

Dated at Ottawa, this 15th day of November, 1945.

F. S. GRISDALE,
Deputy Co-Ordinator
(Primary Products), Foods Administration.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1820

Used Typewriters and Used Office Machinery

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wood Products, Office Equipment and Metal Containers, it is hereby ordered as follows:—

1. This Order comes into force on December 5, 1945, and fixes the maximum price and maximum rental charge at which a used typewriter or other used office machine may be sold or rented.

2. Administrator's Order No. A-1270 is hereby revoked and replaced by this Order.

3. In this Order,

- (a) "demonstrator typewriter" or "demonstrator office machine" means any typewriter or office machine, other than a rebuilt, a reconditioned or a rough typewriter or office machine, which is not less than six months or more than one year old and which has never been sold by a dealer;
- (b) "rebuilt typewriter" means a typewriter which has been in the possession of one or more users for longer than six months and which meets the following specifications: all parts clean and free from rust, corrosion, and flaws; main and carriage frame neither bent nor broken; finish of main frame or mask approximately equivalent to new finish; working mechanism lubricated and adjusted to new machine specifications; type whole, clean and accurately aligned; ribbon, typebar rest, platen surface, feed rolls, paper fingers or bail rolls, new or the equivalent; and the whole machine adjusted to give maximum performance;
- (c) "rebuilt office machine" means an office machine which has been in the possession of one or more users for longer than six months and which has been completely dismantled; the working parts subjected to inspection and whenever not equal to new machine or new part standards, replaced by new parts; the machine reassembled on the same basis as a new machine, repainted and adjusted to the new machine specifications of its manufacturer;
- (d) "reconditioned typewriter" means a typewriter which has been in the possession of one or more users for longer than six months and which meets the following specifications: all parts clean, internal parts free from rust, corrosion and flaws; working mechanism lubricated and accurately adjusted; type whole, clean and accurately aligned; ribbon, new or the equivalent; platen, feed rolls and paper fingers or bail rolls of the size, shape and adjustment to give positive feed, registration and manifold performance;
- (e) "reconditioned office machine" means an office machine which has been in the possession of one or more users for longer than six months and which meets the following specifications: all parts clean; internal parts free from rust, corrosion and flaws; working mechanism lubricated and accurately adjusted; any worn parts giving defective performance replaced.
- (f) "rough typewriter" or "rough office machine" means a typewriter or an office machine which has been in the possession of one or more users for longer than six months and which is not a demonstrator, a rebuilt or a reconditioned typewriter or office machine, as the case may be;
- (g) "used typewriter" means a demonstrator, a rebuilt, a reconditioned, or a rough, portable or office size writing machine;
- (h) "used office machine" means a demonstrator, a rebuilt, a reconditioned, or a rough office machine other than a typewriter, including the attachments thereto.

4. (1) On every sale by any person of a used typewriter or a used office machine, except a rough typewriter or a rough office machine, there is hereby imposed as a term or condition of the sale an implied warranty that the said typewriter or machine is in good operating condition and that the seller will, at his own cost and expense forthwith upon demand in writing, made within six months of the delivery of the

typewriter or machine and not otherwise, make or pay for all repairs and replacements of worn, defective, broken and missing parts and attachments thereto that become necessary for the due performance of the typewriter or machine, except repairs and replacements caused by the improper use or want of proper care on the part of the buyer, provided however that this warranty does not apply on any sale of a used typewriter or a used office machine to a dealer.

(2) Any provision in a contract of sale under which the buyer agrees to waive any of his rights under the implied warranty referred to in subsection (1) shall be null and void.

5. Every person who rebuilds or reconditions a typewriter or an office machine shall affix by impression on or by transfer to such machine, a label containing his name, address and the following words: —

“This machine was rebuilt (or reconditioned, as the case may be) according to the specifications contained in Administrator's Order No. A-1820 of the Wartime Prices and Trade Board.”

6. The maximum price at which any person may sell or offer to sell any used office machine, shall be the highest lawful price at which such person sold or offered to sell a used office machine of the same model and operating capacity, during the basic period, September 15, 1941, to October 11, 1941, both dates inclusive; provided that if such person did not sell or offer to sell, a used office machine of the same model and operating capacity during the basic period, then the maximum price at which such person shall sell or offer to sell such used office machine shall not be more than the percentage of the price at which the same office machine or one of the same model or operating capacity, when new, was sold or offered for sale at retail in the same, or nearest locality, as set forth below:—

Class of Used Office Machine	Percentage
(1) Demonstrator office machine.....	%
(2) Rebuilt office machine.....	75%
(3) Reconditioned office machine.....	65%
(4) Rough office machine.....	50%

7. The maximum price at which any person may sell or offer to sell

- an office size demonstrator typewriter shall be 85 per centum of the manufacturer's list price for the typewriter when new;
- an office size rebuilt typewriter shall be the price for such typewriter as set forth in schedule “A” of this Order;
- an office size reconditioned typewriter shall be \$12.50 less than the maximum price of a rebuilt typewriter of the same make, model, size, kind and serial number group as set forth in the said Schedule “A”;
- an office size rough typewriter shall be \$20 less than the maximum price of a rebuilt typewriter of the same make, model, size, kind and serial number group as set forth in said Schedule “A”;
- a used office size typewriter of any make other than those makes listed in Schedule “A” shall be the percentage set forth below of the manufacturer's list price for such typewriter when new:—

Class of Used Typewriter	Percentage
(1) Demonstrator	85%
(2) Rebuilt	75%
(3) Reconditioned	65%
(4) Rough.....	50%

- a used typewriter of one of the makes set forth in said Schedule “A”, having a later serial number than any set forth for that make in the said Schedule, provided that such used typewriter meets the specifications of a rebuilt typewriter as set forth in Section 3 (b) of this Order, shall be seventy-five per centum (75%) of the manufacturer's list price for such typewriter when new;
- a portable reconditioned typewriter of any make shall be eighty per centum (80%) of the manufacturer's list price for such portable typewriter when new;

(h) a portable rough typewriter of any make shall be fifty per centum (50%) of the manufacturer's list price for such portable typewriter when new.

8. If at the request of the purchaser the seller has performed work and supplied materials to replace an "English" keyboard with an "English and French" keyboard, or vice versa, on any rebuilt, reconditioned or rough typewriter, the maximum price for such typewriter shall be the price for such machine as hereinbefore fixed, plus

- (a) \$7.50 if the machine is an Underwood Standard typewriter;
- (b) \$5.00 if the machine is an Underwood Noiseless typewriter;
- (c) \$5.00 if the machine is a Remington typewriter;
- (d) \$5.00 if the machine is a Royal typewriter;
- (e) \$10.00 if the machine is an L. C. Smith typewriter;
- (f) \$7.50 if the machine is of a make other than those referred to in clauses (a) to (e), inclusive.

9. The maximum rate of rental which any person may lawfully charge for the rental of a used office machine shall be the highest lawful rate at which such person rented or offered to rent a used office machine of the same model and operating capacity, during the basic period, September 15, 1941, to October 11, 1941, both dates inclusive; provided that if such person did not rent or offer to rent such used office machine during the basic period, then the maximum rate at which such person shall rent or offer to rent such used office machine shall not be more than the rate at which the said used office machine or one of the same model or operating capacity was rented or offered for rent by a dealer in the same or nearest locality, during the said basic period.

10. The maximum rate of the rental which any person may charge for the rental of a used typewriter shall be, in the case of

- (a) a standard student 10" carriage typewriter,
 - (i) \$3.00 per month; or
 - (ii) \$7.50 per three-month period;
- (b) an office size typewriter,
 - (i) having a carriage 10" to 14" inclusive, in width, \$5.00 per month;
 - (ii) having a carriage 16" to 20" inclusive, in width, \$7.50 per month;
 - (iii) having a carriage over 20" in width, \$10 per month.

11. No person shall charge more than \$1.50 per hour for the work of servicing and/or repairing any used typewriter. The cost of parts or materials actually placed in or on any such machine shall be in addition to the said charge for work.

12. Every sale of a used typewriter or a used office machine shall be evidenced by an invoice, setting out the date thereof, the name and address of the seller and the purchaser, the make, model, serial number, and the price, the discount, if any, and the trade-in allowance, if any, together with the make, and the serial number of each machine traded in. The invoice shall also state whether the typewriter or office machine is a demonstrator, a rebuilt, a reconditioned or a rough typewriter or office machine. Every such invoice shall be made in duplicate and one copy shall be given to the purchaser. All invoices and other records of the seller shall be available at all reasonable times for inspection by any authorized representative of the Board.

13. No person shall deface or alter the serial number of any typewriter or office machine or damage or destroy any typewriter or office machine which is capable of being rebuilt, reconditioned or repaired.

Dated at Ottawa, this 23rd day of November, 1945.

ARTHUR MAY,
*Administrator of Wood Products,
Office Equipment and Metal Containers.*

APPROVED:.

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"
To
Administrator's Order No. A-1820
UNDERWOOD STANDARD, REBUILT

Model	Serial	Maximum Prices when Rebuilt
No. 5 H. Model.....	When available.....	\$ 52.50
K1.....	1,610,000-1,750,000.....	62.50
K2.....	1,750,001-2,000,000.....	69.50
	2,000,001-2,500,000.....	74.50
	3,500,000-3,999,999.....	84.50
No. 6.....	4,000,000-4,200,000.....	94.50
	4,200,001-4,300,000.....	99.50
3-11" K2.....	600,000- 900,000.....	74.50
	3,500,000-3,999,999.....	84.50
5-11".....	4,000,000-4,200,000.....	94.50
	4,200,001-4,300,000.....	99.50
	4,300,001-4,400,000.....	104.50
	4,400,001-4,500,000.....	109.50
3-12" H model.....	When available.....	52.50
K1.....	400,000- 455,000.....	64.50
K2.....	455,001- 900,000.....	79.50
	3,500,000-3,999,999.....	89.50
6-12".....	4,000,000-4,100,000.....	99.50
	4,100,001-4,200,000.....	104.50
	4,200,001-4,300,000.....	109.50
	4,300,001-4,400,000.....	114.50
	4,400,001-4,500,000.....	119.50
3-14" and 3-16" H model.....	When available.....	62.50
K1.....	400,000- 455,000.....	69.50
K2.....	455,001- 900,000.....	84.50
	3,500,000-3,999,999.....	94.50
6-14".....	4,000,000-4,100,000.....	104.50
	4,100,001-4,200,000.....	109.50
	4,200,001-4,300,000.....	114.50
	4,300,001-4,400,000.....	119.50
	4,400,001-4,500,000.....	124.50
	4,500,000-4,600,000.....	129.50
	4,600,001-4,700,000.....	134.50
	4,700,001-4,800,000.....	134.50
	4,800,001-4,900,000.....	134.50
3-18" H Model.....	When available.....	74.50
K1.....	93,001- 100,000.....	84.50
3-20" K2.....	100,001- 170,000.....	99.50
	3,500,000-3,999,999.....	109.50
6-18" and 6-20".....	4,000,000-4,100,000.....	129.50
	4,100,001-4,200,000.....	134.50
	4,200,001-4,300,000.....	139.50
	4,300,001-4,500,000.....	144.50
	4,500,001-4,900,000.....	149.50
3-26" H Model.....	When available.....	84.50
K1.....	93,000- 100,000.....	99.50
K2.....	100,001- 170,000.....	119.50
	3,500,000-3,999,999.....	139.50
6-26".....	4,000,000-4,100,000.....	154.50
	4,100,001-4,200,000.....	159.50
	4,200,001-4,400,000.....	159.50
	4,200,001-4,400,000.....	164.50
	4,400,001-4,500,000.....	174.50
	4,500,001-4,600,000.....	179.50

Type changed.....	1.00 each extra	} When available in stock regular rebuilt prices.
Medium Roman.....	10.00 extra	
Style of type other than Medium Roman but in 10 or 12 pitch.....	17.50	

SCHEDULE "A"—(Cont'd)
 UNDERWOOD NOISELESS, REBUILT

Serial Numbers	Maximum Prices When Rebuilt
<i>10" Carriages</i>	
Up to 66,000.....	\$ 70.00
66,000 to 77,000.....	77.00
77,001 to Q "8" Prefix.....	82.00
<i>11" Carriages</i>	
3,600,000 to 3,882,599.....	92.00
3,882,600 to 3,885,720.....	102.00
3,885,721 to 3,917,299.....	102.00
3,917,300 to 3,938,299.....	107.00
3,938,300 to 3,990,400.....	112.00
<i>12" Carriages</i>	
3,600,000 to 3,882,599.....	97.00
3,882,600 to 3,885,720.....	107.00
3,885,721 to 3,917,299.....	112.00
3,917,300 to 3,938,299.....	117.00
3,938,300 to 3,990,400.....	122.00
<i>14" Carriages</i>	
3,600,000 to 3,882,599.....	102.00
3,882,600 to 3,885,720.....	112.00
3,885,721 to 3,917,299.....	117.00
3,917,300 to 3,938,299.....	122.00
3,938,300 to 3,990,400.....	127.00
<i>18" Carriages</i>	
3,600,000 to 3,882,599.....	117.00
3,882,600 to 3,885,720.....	137.00
3,885,721 to 3,917,299.....	142.00
3,917,300 to 3,938,299.....	147.00
3,938,300 to 3,990,400.....	152.00

REMINGTON STANDARD, REBUILT

Serial Numbers	Maximum Prices when Rebuilt
<i>A Width 10"</i>	
To "3" Prefix.....	\$ 62.50
"3" Prefix to "4" Prefix.....	69.50
"5" Prefix to "8" Prefix.....	74.50
Z-120,000 to Z-405,000.....	84.50
Z-405,001 to Z-479,000.....	94.50
Z-479,001 to Z-521,000.....	99.50
Z-521,001 to Z-566,000.....	104.50
<i>B Width 12"</i>	
To "3" Prefix.....	64.50
"3" Prefix to "8" Prefix.....	76.50
"8" Prefix to Z-120,000.....	79.50
Z-120,001 to Z-405,000.....	89.50
Z-405,001 to Z-417,000.....	99.50
Z-417,001 to Z-479,000.....	104.50
Z-479,001 to Z-521,000.....	109.50
Z-521,001 to Z-566,000.....	114.50

SCHEDULE "A" (Cont'd)

Serial Numbers	Maximum Prices when Rebuilt
<i>C Width 14"</i>	
To "3" Prefix.....	69.50
"3" Prefix to "8" Prefix.....	76.50
"8" Prefix to Z-120,000.....	84.50
Z-120,001 to Z-405,000.....	94.50
Z-405,001 to Z-417,000.....	104.50
Z-417,001 to Z-479,000.....	109.50
Z-479,001 to Z-521,000.....	114.50
Z-521,001 to Z-566,000.....	119.50
<i>D Width 18" and E Width 22"</i>	
To "4" Prefix.....	84.50
"4" Prefix to Z-120,000.....	99.50
Z-120,001 to Z-405,000.....	109.50
Z-405,001 to Z-417,000.....	129.50
Z-417,001 to Z-479,000.....	134.50
Z-479,001 to Z-521,000.....	139.50
Z-521,001 to Z-566,000.....	144.50
<i>F Width 26"</i>	
To "4" Prefix.....	99.50
"4" Prefix to Z-120,000.....	119.50
Z-120,001 to Z-405,000.....	139.50
Z-405,001 to Z-417,000.....	154.50
Z-417,001 to Z-479,000.....	159.50
Z-479,001 to Z-521,000.....	164.50
Z-521,001 to Z-566,000.....	169.50

REMINGTON NOISELESS, REBUILT

<i>A Width 10"</i>	
To 66,000.....	70.00
66,001 to 77,000.....	77.00
77,001 to Q "8" Prefix.....	82.00
X-106,000 to X-205,000.....	92.00
X-205,001 to 332,000.....	102.00
X-332,001 to X-370,000.....	107.00
X-370,001 to X-398,000.....	112.00
<i>B Width 12"</i>	
To 66,000.....	72.00
66,001 to Q "8" Prefix.....	84.00
Q "8" Prefix to X-106,000.....	87.00
X-106,001 to X-205,000.....	97.00
X-205,001 to X-216,000.....	107.00
X-216,001 to X-332,000.....	112.00
X-332,001 to X-370,000.....	117.00
X-370,001 to X-398,000.....	122.00
<i>C Width 14"</i>	
To 66,000.....	77.00
66,001 to Q "8" Prefix.....	84.00
Q "8" Prefix to X-106,000.....	92.00
X-106,001 to X-205,000.....	102.00
X-205,001 to X-216,000.....	112.00
X-216,001 to X-332,000.....	117.00
X-332,001 to X-370,000.....	122.00
X-370,001 to X-398,000.....	127.00

SCHEDULE "A" (Cont'd)

Serial Numbers	Maximum Prices when Rebuilt
<i>D Width 18" and E Width 22"</i>	
To 77,000.....	92.00
77,001 to X-106,000.....	107.00
X-106,001 to X-205,000.....	117.00
X-205,001 to X-216,000.....	137.00
X-216,001 to X-332,000.....	142.00
X-332,001 to X-370,000.....	147.00
X-370,001 to X-398,000.....	152.00
<i>F Width 26"</i>	
To 77,000.....	107.00
77,001 to X-106,000.....	127.00
X-106,001 to X-205,000.....	147.00
X-205,001 to X-216,000.....	162.00
X-216,001 to X-332,000.....	167.00
X-332,001 to X-370,000.....	172.00
X-370,001 to X-398,000.....	177.00

L. C. SMITH, REBUILT

Below 500,000.....	56.00
500,000 to 560,000.....	62.00
560,001 to 860,000.....	68.00
860,001 to 1,000,000.....	74.00
1,000,001 to 1,050,000.....	80.00
1,050,001 to 1,140,000.....	95.00
1,140,001 to 1,285,000.....	102.00
1,285,001 to 1,330,000.....	109.00
1,330,001 to 1,500,000.....	116.00

12" Model.....	\$7.50 extra
14" Model.....	15.00 extra
18" Model.....	22.50 extra
20" Model.....	30.00 extra
26" Model.....	37.50 extra
Silent Machines—\$7.50 extra	

ROYAL, REBUILT

Below 682,000.....	\$ 57.50
682,000 to 746,000 (carriage shift).....	67.50
746,001 to 950,000.....	69.50
950,001 to 1,125,000.....	72.50
1,125,001 to 1,466,000.....	79.50
1,466,001 to 1,535,000 (Segment shift nickel).....	84.50
1,535,001 to 1,665,000 (Segment shift chrome).....	94.50
1,665,001 to 1,800,000 <i>H Model</i> (Plain or 5 Key Dec. Tab.).....	99.50
1,700,000 to 1,850,000 <i>KH Model</i> (1 key set, Tab.).....	104.50
1,850,001 to 1,900,000 <i>KHM Model</i> (1 key set, Tab.).....	109.50
1,900,001 to 2,000,000 <i>KHM Model</i> (1 key set, Tab.).....	112.50
2,000,001 to 2,100,000 <i>KHM Model</i> (1 key set, Tab.).....	114.50
2,100,001 to 2,300,000 <i>KHM Model</i> (1 key set, Tab.).....	119.50
2,300,001 to 2,482,000 (1 key set, Tab.).....	125.00
2,482,001 to 2,667,000 (1 key set, Tab.).....	130.00

12".....	Model.....	10.00 extra
14".....	Model.....	15.00 extra
18".....	Model.....	25.00 extra
20".....	Model.....	25.00 extra

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1827

Maximum Manufacturers' and Wholesalers' Prices for Red Cedar Shingles

Originating in the Vancouver Forest District

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:—

Section 2 of Administrator's Order No. A-1041 Amended

1. Section 2 of Administrator's Order No. A-1041 dated the 27th day of December, 1943, as amended by Administrator's Order No. A-1068 dated the 24th day of January, 1944, is revoked and the following section substituted therefor:—

"2. Maximum Manufacturers' and Wholesalers' Prices Fixed

The maximum price at which any shingle manufacturer whose point of shipment is located in the Vancouver Forest District and at which any wholesaler purchasing shingles from such manufacturer, may sell or offer for sale at wholesale, or any person may purchase at wholesale any such shingles for delivery to a wholesaler, retailer, or consumer, shall be the price f.o.b. car shipping point set out hereunder:—

Thickness	Length	Grade	Pack	Number Bundles per square or per thousand	Shipping weight	Price	
						Per square	Per thousand
					lbs.	\$	\$
6/2	16"	XXX No. 1.....	25/25	4	160	5.55
6/2	16"	XXX No. 1.....	20/20	4	128	4.45	
6/2	16"	Star A Star.....	25/25	4	160	4.85
6/2	16"	Star A Star.....	20/20	4	128	3.90	
6/2	16"	XXX No. 2.....	25/25	4	160	4.50
5/2	16"	XXXXXX No. 1.....	20/20	4	144	4.85	
5/2	16"	XXXXXX No. 2.....	20/20	4	144	3.65	
5/2	16"	XXXXXX No. 3.....	20/20	4	144	3.20	
5/2½	18"	Perfections No. 1.....	18/18	4	158	5.30	
5/2½	18"	Perfections No. 2.....	18/18	4	158	3.65	
5/2½	18"	Perfections No. 3.....	18/18	4	158	3.20	
5/2	18"	Eurekas No. 1.....	20/20	4	144	5.10	
5/2	18"	Eurekas No. 2.....	20/20	4	144	3.75	
5/2	18"	Eurekas No. 3.....	20/20	4	144	3.25	
4/2	24"	Royals No. 1.....	13/14	4	192	6.50	
4/2	24"	Royals No. 1.....	13/14	3	144	4.85	
4/2	24"	Royals No. 2.....	13/14	4	192	4.20	
4/2	24"	Royals No. 3.....	13/14	4	192	3.25	
5/8" each butt	18"	Grade No. 1.....	12/12	6	215	7.85	
5/8" " "	18"	Grade No. 2.....	12/12	6	215	5.15	

Substandards (Wartime Specials)

4" clear Butts (all thicknesses and lengths) {Weights for standard grades set out above of} 2.15
 Sound Butts (all thicknesses and lengths) { the same thickness, length and pack. } 1.35

When kiln-dried shingles are delivered other than by rail an amount of ten cents (10c.) per square or per thousand may be added by the seller to the above prices."

Effective Date

2. This Order shall come into force on December 1, 1945.

Dated at Ottawa this 1st day of December, 1945.

D. D. ROSENBERRY,
 Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
 Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1828

Respecting the conversion of real property known as 240 Balmoral Avenue, 10 Clarendon Avenue and 31 Wells Hill Avenue, all in the City of Toronto, in the Province of Ontario.

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1945 as No. 10 Clarendon Avenue, for permission to convert the same into a three-family dwelling house, and by the respective owners of real property in the City of Toronto, known in the year 1945 as Nos. 240 Balmoral Avenue and 31 Wells Hill Avenue, for permission to convert each into two-family dwelling houses;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now, therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1945 as Numbers 240 Balmoral Avenue, 10 Clarendon Avenue, and 31 Wells Hill Avenue, all in the City of Toronto, and Province of Ontario, into and the use thereof as multiple family dwelling houses, the respective owners of the single family dwelling houses 240 Balmoral Avenue and 31 Wells Hill Avenue, are hereby permitted to convert into and use the same as two-family dwelling houses and the owner of single family dwelling house 10 Clarendon Avenue is hereby permitted to convert into and use the same as a three-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be approved by the Commissioner of Buildings for the City of Toronto and all structural alterations thereto shall be in accordance with the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of said By-law No. 9868.

2. Administrator's Order No. A-1714 is hereby revoked.

3. This Order shall come into force on December 15, 1945.

Dated at Ottawa this 11th day of December, 1945.

O. LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Part IV
 Wartime Industries Control Regulations
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 22A

(Order No. Coal 22—Imported Bituminous Coal Distribution—Amended)

Dated December 6, 1945.

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other Order in Council or Statute, it is hereby ordered as follows:—

1. In conformity with an amendment to Regulation No. 27 of the Solid Fuels Administration for War of the United States of America, the following amendments are made to the Coal Controller's Order No. Coal 22 dated April 12, 1945.

2. Section 8 Amended

Section 8 of the said Order is amended as follows:—

(a) The heading to subsection (1) of the said Section is amended to read as follows:—

“High volatile coal produced in Districts 7 and 8”.

(b) The said subsection (1) is amended by deleting therefrom the words and figures “any coal produced in Districts 1, 2, 3, 4 and 6 or” and by amending the heading to the Stock Limitation Table in the said subsection to read as follows: Stock Limitation Table for High Volatile Coal Produced in Districts 7 and 8 (except Special Purpose Coal)”.

(c) The following subsection is added to the said Section:—

“(3) Coal produced in Districts 1-4 inclusive, 6, 9-11 inclusive and 13.

An industrial consumer, whose days' supply exceeds 60 days, must not receive during any month any more coal produced in Districts 1-4 inclusive, 6, 9-11 inclusive, and 13 than 100 per cent of his monthly consumption requirements.”

3. Section 9 Rescinded

Section 9 of the said Order is rescinded.

4. Subsection (5) of Section 16 Rescinded

Subsection (5) of Section 16 of the said Order is rescinded.

E. J. BRUNNING,
Coal Controller.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CONSTRUCTION

Order No. 24

(Revocation of All Unrescinded Orders)

DATED December 3, 1945.

Pursuant to the powers conferred by Order in Council P.C. 660 of January 30, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. Effective December 5, 1945, the following Orders of the Controller of Construction are rescinded:—

Order No. 4A, dated November 3, 1943,
 Order No. 8, dated November 21, 1941,
 Order No. 14, dated December 16, 1942,
 Order No. 15, dated December 16, 1942.
 Order No. 16, dated December 16, 1942,
 Order No. 17, dated January 13, 1943,
 Order No. 17A, dated June 7, 1943,
 Order No. 18, dated January 13, 1943,
 Order No. 19, dated February 24, 1943,
 Order No. 21, dated November 2, 1943,
 Order No. 22, dated February 22, 1944,
 Order No. 22A, dated March 1, 1945,
 Order No. 23, dated August 29, 1945.

2. Effective December 5, 1945, every unrescinded order, regulation, licence, permit, prohibition, requirement, direction, restriction, limitation or instruction issued by the Controller of Construction or by any Associate or Deputy Controller of Construction or by any person acting through or under any of them is hereby revoked.

J. P. MACKENZIE,
Controller of Construction.

DEPARTMENT OF MUNITIONS AND SUPPLY

PRIORITIES OFFICER

Order No. P.O. 10A

(Order No. P.O. 10—U. S. Preference Rating and Canadian Symbol for Purchase Orders for Materials to be delivered after September 30, 1945, for Military Use—Amended)

Dated December 1, 1945.

Pursuant to the powers conferred by Order in Council P.C. 1169 of February 20, 1941, and any other Order in Council or Statute, it is hereby ordered as follows:—

1. *Section 1—Amended*

Section 1 of the Order of the Priorities Officer No. P.O. 10, dated September 7, 1945, is amended by deleting paragraph (a) and substituting the following therefor:—

“(a) ‘Military use’ means use by the Canadian Armed Services.”

2. *Section 7—Amended*

Section 7 of the Order of the Priorities Officer No. P.O. 10, dated September 7, 1945, is amended by deleting the certification set out therein and substituting the following:—

“Preference Rating MM. The undersigned purchaser certifies, subject to the penalties of Section 15 of the Canadian Wartime Industries Control Regulations, to the seller, to the Canadian Priorities Officer, and to the Civilian Production Administration, that, to the best of his knowledge and belief, the undersigned is authorized under applicable Canadian Orders to place this delivery order, to receive the item(s) ordered for the purpose for which ordered, and to use any preference rating which the undersigned has placed on this order.”

(NOTE.—The effect of this amendment is to delete from the previous certification the word “Board” from the title “Wartime Industries Control Board Regulations” and the words “or allotment number or symbol” and to substitute for the words “War Production Board” the words “Civilian Production Administration”).

3. Schedule "A"—Amended

Schedule "A" of Priorities Officer's Order No. P.O. 10 is amended by deleting the following items:—

- "3. Dental burs.
- 8. Silicon carbide settling tank and dust collector fines.
- 10. Track-laying tractor repair parts.
- 21. Graphite crucibles.
- 22. Pig iron.
- 23. Alarm clocks.
- 24. Waste paper.
- 26. Container board.
- 28. Roofing granules.
- 33. Dyestuffs.
- 34. The following metal shoe findings:—
 - (a) Arch supports;
 - (b) Box toes and caps;
 - (c) Heel rims and plates;
 - (d) Heel washers;
 - (e) Shoe shanks;
 - (f) Toe rims and plates;
 - (g) Steel wire shoe nails.
- 37. Mops.
- 38. Slide fasteners.
- 39. Sponges marine and loofa.
- 40. Steel tacks (except thumb tacks).
- 41. Synthetic rubber thread and products made therefrom."

4. Schedule "A" of Priorities Officer's Order No. P.O. 10 is further amended by deleting item 7, "Petroleum Products" and substituting therefor:—

"7. Petroleum, including only the following products:—

- (a) Liquefied petroleum gas; propane, propylene, butanes, butenes, or any combination or dilution thereof commonly known as liquefied petroleum gas.
- (b) Aviation gasoline; any liquid fuel (including components thereof), except Diesel fuel, used for aircraft propulsion which meets current provisional or permanent United States Army or Navy specifications for aircraft fuels.
- (c) Motor fuel: any liquid fuel (including components thereof) suitable for use in the propulsion of motor vehicles or motor boats.
- (d) Naphtha: any liquid petroleum fraction or derivative commonly known as naphtha, including that cut of gasoline or kerosene classified as naphtha; Provided, that the term naphtha shall not include any toluene fraction of Kauri-butanol value of 85 Kauri-butanol number or higher, or any aromatic petroleum solvent, as defined in United States General Preference Order M-150, as amended.
- (e) Insecticide base: any liquid petroleum fraction or derivative used as or suitable for use as a base or carrier for the active chemical ingredients of an insecticide, germicide or deodorant.
- (f) Fuel oil: any liquid petroleum fraction or derivative commonly known as fuel oil, including grades No. 1, 2, 3, 4, 5, or 6, Bunker "C" fuel oil, Diesel fuel, kerosene, range oil, gas, oil and any other liquid petroleum product used for the same purpose as the above designated grades.
- (g) Lubricating oil: any liquid petroleum fraction or derivative regardless of the extent processed, (1) which is used for or is suitable for lubrication, including, but not limited to, cutting, drawing, processing, soluble, transformer and white oils, and (2) which does not contain in excess of 50 per cent by weight of additives or compounds.
- (h) Lubricating grease: any lubricant manufactured from petroleum and a soap, organic salt or ester of any fatty oil or fatty acid.
- (i) Asphalt: asphalt of petroleum origin and all asphaltic products of petroleum origin, including road oils.

- (j) Micro-crystalline wax: any solid hydrocarbon mixture, commonly known as micro-crystalline wax (amorphous wax, petroleum wax) but not including paraffin wax defined as a solid hydro-carbon mixture having a melting point between 110° F. to 155° F. (ASTM-D-87) and a maximum kinematic viscosity of 5.74 centistokes at 210° F. (ASTM-D445-42T), wholly derived by low temperature solidification and expression, or by solvent extraction, from that portion of crude petroleum known as paraffin distillate.
 - (k) Petrolatum: any semi-solid hydro-carbon mixture, plastic and unctuous, commonly known as petrolatum or petroleum jelly, regardless of the extent processed.
 - (l) Mineral oil polymers: any resinous product produced by the polymerization of mixtures of unsaturated hydro-carbons (either the solid resin or solvent extended product); but not including polystyrene, polyisobutylene polyethylene, butadiene, or the copolymers of such materials."
5. Schedule "A" of Priorities Officer's Order No. P.O. 10 is further amended by adding the following items:—
- "45. Automobiles, passenger.
 - 46. Coal.
 - 47. Coke.
 - 48. Wood pulp."

W. E. UREN,
Priorities Officer.

VOLUME IV, No. 12



DEC. 24, 1945

STATUTORY ORDERS AND REGULATIONS, 1945

(Formerly Canadian War Orders and Regulations)

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
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1945

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ERRATUM:

Statutory Orders and Regulations 1945 Vol. IV, No. 11 of December 17, 1945, page 346, Administrator's Order No. A-1820, Used Typewriters and Used Office Machinery—In Section 6 the Line

“(1) Demonstrator office machine..... %”
should read

“(1) Demonstrator office machine..... 85%”.

PART 1
Orders in Council

Order in Council amending P.C. 946, 5th February, 1943, *re* Japanese
P.C. 5793

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 18th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is deemed advisable by reason of the war for the peace, order and welfare of Canada to amend, as hereinafter provided, the regulations established by Order in Council P.C. 946 of February 5, 1943, providing for the placement, control and maintenance of persons of the Japanese race in Canada;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, is pleased to amend the said regulations and they are hereby further amended by deleting the words "from residing in any place in Canada" in paragraph (viii) of subsection one of section three thereof and substituting therefor the words "from residing in any place or area in Canada".

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Royal Canadian Air Force (Air Force
Act Amendment) Order No. 1, 1943

P.C. 7328

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 13th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas "The Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943" (Order in Council P.C. 6190 of August 26, 1943, as amended by Order in Council P.C. 9379 dated 7th December, 1943, and Order in Council P.C. 7524 dated 28th September, 1944) effected certain modifications, adaptations and exceptions to the Air Force Act in force in the United Kingdom on the 1st day of May, 1943, for the purposes of its application to the Royal Canadian Air Force under Section 11 of The Royal Canadian Air Force Act;

And whereas the amendment to "The Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943" made by Order in Council P.C. 7524 dated 28th September, 1944, introduced in the scale of punishments that may be awarded by courts-martial to airmen the new punishment of "discharge from His Majesty's service";

And whereas the Minister of National Defence for Air reports that, in the adaptation of Section 44 of the Air Force Act to the Royal Canadian Air Force,

it is desirable to provide that an airman when sentenced by a court-martial to detention may, in addition thereto, be sentenced to the new punishment of discharge from His Majesty's service;

That, in the adaptation of Section 179A of the Air Force Act to the Royal Canadian Air Force by the said "The Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943", certain modifications were introduced as (aa) and (aaa) to sub-section (2) of Section 179A providing for the convening of general courts-martial for the trial of certain members of His Majesty's naval and military forces;

That the Judge Advocate General has pointed out that the above modifications might unnecessarily complicate such trials and has requested that such modifications be revoked; and

That it is desirable to effect the foregoing modifications, adaptations or exceptions to the Air Force Act in its application to the Royal Canadian Air Force by further amending "The Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943";

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Air, and under and by virtue of the War Measures Act (Chapter 206, Revised Statutes of Canada, 1927), and notwithstanding any act, law, regulation or prerogative to the contrary, is pleased to order and it is hereby ordered as follows:—

1. The modifications, adaptations and exceptions made to Section 44 of the Air Force Act by "The Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943" set out in the second column of the Table thereto are hereby revoked and the modifications, adaptations and exceptions to the said Section 44 of the Air Force Act in the second column of Table "A" to this Order are substituted therefor.

2. The modifications, adaptations and exceptions made to Section 179A of the Air Force Act by "The Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943" set out in the second column of the Table thereto are hereby revoked and the modifications, adaptations and exceptions to the said Section 179A of the Air Force Act in the second column of Table "B" to this Order are substituted therefor.

3. "The Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943" is hereby further amended accordingly as and from the date hereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council providing for extension of the time during which
the railways may not offer inducements to travel
by way of reduced fares

P.C. 7329

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 13th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 2557 of March 30, 1943, removed inducements to travel in the form of certain reduced fares offered by the Railways, and established a test period terminating on August 15, 1943, to ascertain the effect on passenger travel of the removal of such inducements;

And whereas by various Orders in Council, the last being P.C. 6526 of October 16, 1945, the operation of the said Order in Council P.C. 2557 was extended to January 15, 1946;

And whereas it is deemed expedient further to extend the period during which the said reduced fares shall not be sold or offered for sale;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, concurred in by the Minister of Finance and pursuant to the powers conferred by the War Measures Act, is pleased to amend Order in Council P.C. 2557 of March 30, 1943, and it is hereby further amended by providing that the period from April 15, 1943, to January 15, 1946, during which any of the reduced fares for travel in Canada mentioned in the said Order in Council shall not be sold or offered for sale as provided therein, may be extended from and after January 15, 1946, from month to month by Order of the Minister of Transport, subject to termination at any time by thirty days' notice given by the said Minister to the Railway Association of Canada.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking authorization to set up Red Cross Enquiry Bureau, Ottawa

P.C. 7332

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 13th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 17, dated the 5th day of January, 1942, the Canadian Red Cross Society, a Society incorporated by Act of Parliament, being chapter 68 of the Statutes of Canada, 1909, was authorized to set up an Enquiry Bureau in the City of Ottawa to be known as the Red Cross Enquiry Bureau having functions and duties as therein set forth;

And whereas the Minister of National War Services reports that by reason of the unconditional surrender of Germany and Japan, the services of the Red Cross Enquiry Bureau are now no longer required and it is deemed expedient to terminate the operation thereof;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National War Services, is pleased to revoke Order in Council P.C. 17, dated the 5th day of January, 1942, authorizing the Canadian Red Cross Society to set up an Enquiry Bureau in the City of Ottawa to be known as the Red Cross Enquiry Bureau and it is hereby revoked and cancelled accordingly.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re deportation of Japanese.

P.C. 7355

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 15th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas during the course of the war with Japan certain Japanese nationals manifested their sympathy with or support of Japan by making requests for repatriation to Japan and otherwise;

And whereas other persons of the Japanese race have requested or may request that they be sent to Japan;

And whereas it is deemed desirable that provisions be made to deport the classes of persons referred to above;

And whereas it is considered necessary by reason of the war, for the security, defence, peace, order and welfare of Canada, that provision be made accordingly;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, concurred in by the Secretary of State for External Affairs, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to make and doth hereby make the following Order,—

ORDER

1. In this Order, unless the context otherwise requires:—

- (a) "deportation" means the removal pursuant to the authority of this Order of any person from any place in Canada to a place outside Canada;
- (b) "deported" means removed or sent from Canada pursuant to the authority of this Order;
- (c) "Minister" means the Minister of Labour;
- (d) "request for repatriation" means a written request or statement of desire, to be repatriated or sent to Japan.

2. (1) Every person of sixteen years of age or over, other than a Canadian national, who is a national of Japan resident in Canada and who,

- (a) has, since the date of declaration of war by the Government of Canada against Japan, on December 8, 1941, made a request for repatriation; or
- (b) has been in detention at any place in virtue of an order made pursuant to the provisions of the Defence of Canada Regulations or of Order in Council P.C. 946, of the 5th day of February, 1943, as amended by P.C. 5637, of the 16th day of August, 1945, and was so detained as at midnight of September 1, 1945;

may be deported to Japan.

(2) Every naturalized British subject of the Japanese race of sixteen years of age or over resident in Canada who has made a request for repatriation may be deported to Japan: Provided that such person has not revoked in writing such request prior to midnight the first day of September, 1945.

(3) Every natural born British subject of the Japanese race of sixteen years of age or over resident in Canada who has made a request for repatriation may be deported to Japan; Provided that such person has not revoked in writing such request prior to the making by the Minister of an order for deportation.

(4) The wife and children under sixteen years of age of any person for whom the Minister makes an order for deportation to Japan may be included in such order and deported with such person.

3. Subject to the provisions of section 2 of this Order, a request for repatriation shall be deemed final and irrevocable for the purpose of this Order or any action taken thereunder.

4. The Minister may

- (a) make orders for the deportation of any persons subject to deportation;
- (b) take such measures as he deems advisable to provide or arrange for the deportation of such persons, and for their transportation, detention, discipline, feeding, shelter, health or welfare, pending their deportation;
- (c) make such orders, rules or regulations as he deems necessary for the purpose of carrying out the provisions of this Order;
- (d) subject to the approval of the Governor in Council, employ such officers and other employees as are necessary to assist him in carrying out this Order and fix their remuneration;
- (e) authorize from time to time any person to exercise on his behalf any power vested in him under paragraph (b) of this section.

5. An order for deportation made by the Minister shall be in force and effect from the date of the order.

6. (1) Any person for whom an order for deportation is made or who, having made a request for repatriation, is proceeding to Japan without the issue of such an order, shall be entitled, in so far as circumstances at the time permit

- (a) at or immediately prior to the time of his deportation from Canada, to purchase suitable foreign exchange to the extent of any money in his possession or standing to his credit in Canada or advanced to him by the Minister pursuant to section seven and to take such foreign exchange out of Canada with him;
- (b) to deposit any money in his possession or standing to his credit in Canada with the Custodian of Enemy Property, who shall provide such person with a receipt therefor and purchase foreign exchange therewith, and transfer the same, less transfer charges, to such person whenever reasonably possible following upon his deportation;
- (c) at the time of his deportation to take with him such other personal property belonging to him as may be authorized by the Minister;

and the Foreign Exchange Control Board shall do such things and issue such permits as may be required to implement these provisions.

(2) Where real or personal property of a person who has been deported to Japan or who, having made a request for repatriation, has proceeded to Japan without the issue of an order for deportation, has not been sold or otherwise disposed of prior to departure such real and personal property shall, as of the date of deportation of such person, be vested in the Custodian of Enemy Property, who shall sell the same as soon as in his opinion it is reasonably practicable to do so, and in the meantime he may take such measures as he deems proper for the care, maintenance and safeguarding of such property, and the net proceeds realized from such sale, after the deduction of reasonable charges of handling shall be placed to the credit of such person and dealt with as provided in paragraph (b) of subsection (1) of this section.

7. (1) The Minister may at or immediately prior to the time of departure advance to or for a person who is being deported to Japan or who, having made a request for repatriation, is proceeding to Japan without the issue of an order for deportation, an amount in suitable foreign exchange equivalent to the following:—

- (a) Where such person is sixteen years of age or over and does not possess at least two hundred dollars, the difference between the amount he possesses and two hundred dollars which shall be paid to such person;
- (b) Where such person has one or more dependents under sixteen years of age and does not possess at least two hundred dollars together with a further amount computed on the basis of fifty dollars for each such dependent, the difference between the amount he possesses and the total of two hundred dollars and the amount so computed, to be paid to such person.

(2) Any amount advanced as provided for in subsection (1) of this section shall be recoverable from the person to whom it is paid, from any money to the credit of such person with the Custodian of Enemy Property.

8. (1) The Minister may make arrangements with any department or agency of the Government of Canada to assist him in carrying out the provisions of this Order.

(2) The Department of National Defence shall provide any military guard personnel which may be required in carrying out the provisions of this Order.

(3) The Commissioner of the Royal Canadian Mounted Police shall give all assistance which may be required of him by the Minister in the carrying out of the provisions of this Order.

9. Any person for whom an order for deportation is made and who is detained pending deportation or who is placed under restraint in the course of deportation by virtue of any order or measure made or taken under Section 4 of this Order shall, while so detained or restrained, be deemed to be in legal custody.

10. Any person who resists or obstructs or attempts to resist or obstruct any peace officer or other person from carrying out his duties with respect to any order made pursuant to the provisions of this Order shall be guilty of an offence against this Order.

11. Any person who contravenes or omits to comply with any of the provisions of this Order or any order made or given pursuant thereto is guilty of an offence and liable upon summary conviction to a fine not exceeding Five Hundred Dollars or to imprisonment for a term not exceeding twelve months or to both such fine and such imprisonment.

12. Every document purporting to be or to contain or to be a copy of an order, certificate or authority made or given by the Minister in pursuance of the provisions of this Order and purporting to be signed by the Minister shall be received as evidence of such order, certificate or authority without proof of the signature or of the official character of the person appearing to have signed the same and without further proof thereof.

General

13. The costs involved in the administration of this Order shall be paid from the amounts allotted from the War Appropriation to the Department of Labour for Japanese administration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking naturalization of persons deported in pursuance of Order in Council P.C. 7355, 15th December, 1945

P.C. 7356

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 15th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 7355 of 15th December, 1945, provision is made for the deportation of persons who, during the course of the war, have requested to be removed or sent to an enemy country or otherwise manifested their sympathy with or support of the enemy powers and have by such actions shown themselves to be unfit for permanent residence in Canada;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State (concurred in by the Secretary of State for External Affairs) and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

1. Any person who, being a British subject by naturalization under the Naturalization Act, Chapter 138, R.S.C. 1927, is deported from Canada under the provisions of Order in Council P.C. 7355 of 15th December, 1945, shall, as and from the date upon which he leaves Canada in the course of such deportation, cease to be either a British subject or a Canadian national.

2. The Secretary of State shall publish in the *Canada Gazette* the names of all persons who have ceased to be British subjects or Canadian nationals by virtue of this Order.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re Commission to inquire into conduct during the war of persons of the Japanese race, etc.

P.C. 7357

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 15th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas during the war particular measures with regard to persons of the Japanese race in Canada were made necessary by reason of their concentration along the Pacific coast of Canada;

And whereas experience during the war in the administration of Order in Council P.C. 946 of February 5, 1943, providing for the control of persons of the Japanese race has indicated the desirability of determining whether the conduct of such Japanese persons in time of war was such as to make the deportation of any of them desirable in the national interest;

And whereas it is deemed advisable to make provision for the appointment of a Commission to institute the investigation referred to above;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Prime Minister, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

1. A Commission consisting of three persons shall be appointed to make inquiry concerning the activities, loyalty and the extent of co-operation with the Government of Canada during the war of Japanese nationals and naturalized persons of the Japanese race in Canada in cases where their names are referred to the Commission by the Minister of Labour for investigation with a view to recommending whether in the circumstances of any such case such person should be deported.

2. Notwithstanding anything contained in the provisions of Order in Council P.C. 7355 of the 15th day of December, 1945, the Commission may, at the request of the Minister of Labour, inquire into the case of any naturalized British subject of the Japanese race who has made a request for repatriation and which request is final under the said Order in Council and may make such recommendations with respect to such case as it deems advisable.

3. The Commission shall report to the Governor in Council.

4. Any person of the Japanese race who is recommended by the Commission for deportation shall be deemed to be a person subject to deportation under the provisions of Order in Council P.C. 7355 of the 15th day of December, 1945, and the provisions thereof shall apply, *mutatis mutandis*, to such person.

5. Where any person is recommended for deportation pursuant to this Order he shall, as and from the date on which he leaves Canada in the course of such deportation, cease to be either a British subject or a Canadian national.

6. The Commission shall, for the purpose of all inquiries and investigations made pursuant to this Order, have all the powers and authority of Commissioners appointed under Part One of the Inquiries Act.

7. The Commission is authorized to engage the services of such clerks, reporters, assistants and counsel as they deem advisable to aid and assist in the performance of their duties.

8. The Commissioners shall be paid such remuneration, allowances and expenses as the Governor in Council may fix.

9. All expenses incurred in connection with the inquiries and investigation of the Commission pursuant to this Order, including the remuneration, allowances and expenses of the commissioners, shall be paid from amounts allowed from the War Appropriation to the Department of Labour for such purpose.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 19

Supplement No. 62

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 1st December, 1945.

*To Collectors of Customs and Excise, and others concerned:***Trading with the Enemy****List of Specified Persons, Revision No. 62**

Herewith is furnished for your information and guidance a Proclamation amending the List of Specified Persons published with Memorandum WM No. 19.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 29

Second Revision

Supplement No. 1

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 30th November, 1945.

*To Collectors of Customs and Excise, and others concerned:***Licensing of Imports of Wool**

The import control on raw wool is revoked.

Memorandum WM No. 29, Second Revision, is cancelled.

P. L. YOUNG,

*Assistant Deputy Minister of National
Revenue for Customs.*

(P.C. 7095, 27/11/45—Authority, War Measures Act.)

WM No. 88

Supplement No. 1

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 30th November, 1945.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

The import control on woollen yarns and fabrics is revoked.

Memorandum WM No. 88 is cancelled.

P. L. YOUNG,

*Assistant Deputy Minister of National
Revenue for Customs.*

(P.C. 7095, 27/11/45—Authority, War Measures Act.)

WM No. 102
Supplement No. 4—Revised

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 11th December, 1945.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

The Minister of National Revenue has authorized the issuance of General Permit No. G-2403 for the importation of the clothing wearing apparel and articles made from cotton and other textile fibres enumerated in Memorandum WM No. 102, from the following countries:—

The United Kingdom and all other countries and territories of the British Empire.

All countries in Europe.

All countries in South and Central America, including Mexico.

This general permit is issued in a single copy which is retained in the Department, the number of which is to be endorsed on all relative import documents.

D. SIM,
*Deputy Minister National Revenue,
Customs and Excise.*



PART III
 Wartime Prices and Trade Board
 (FINANCE)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 585

Respecting the Distribution and Use of Print Paper Within Canada

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

1. Board Order No. 223, as amended, which restricted the distribution and use of print paper for the printing of newspapers, magazines and other periodicals, is revoked.

2. This Order comes into force on December 31, 1945.

Made at Ottawa this 17th day of December, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 586

Respecting Publications other than Newspapers, Magazines and other Periodicals

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

1. Board Order No. 295, as amended, which restricted the distribution and use of print paper for the printing of publications other than newspapers, magazines and other periodicals, is revoked.

2. This Order comes into force on December 31, 1945.

Made at Ottawa this 17th day of December, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 587

Emergency Housing Accommodation provided by the Municipal Corporation of the City of Toronto

The Municipal Corporation of the City of Toronto has made arrangements for the public welfare of its citizens and particularly for families suffering acute hardship through want of shelter, by taking over premises not previously utilized for multiple-housing and converting them to that purpose. It is the intention and expectation of the municipality that the accommodations thus provided will afford temporary shelter to their homeless families until other accommodations can be secured.

In view of the temporary and emergent nature of these projects and the anticipated turnover of tenants which may necessitate frequent re-allocation of space to accommodate families of varying sizes, it is desirable and expedient that the municipality be enabled to fix its own rentals for this type of emergency shelter and be enabled to terminate any lease made therefor in accordance with the rental arrangement made with the homeless family.

Now, therefore, pursuant to authority conferred by The Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, the Board hereby orders as follows:—

1. For the purposes of this Order, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order.

2. From and after October 29, 1945, the provisions of The Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, and any Order of the Board made pursuant thereto, shall cease to apply to any housing accommodation situate in premises known as the Malton Staff House, in the Township of Toronto Gore and County of Peel, so long as the municipal Corporation of the City of Toronto is the landlord thereof.

3. This Order shall come into force on the 15th day of December, 1945.

Made at Ottawa, this 15th day of December, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1807

Wholesale Markups—Beans, Rice, Popping Corn, Macaroni, Honey and Maple Products

Under powers given by the Wartime Prices and Trade Board to the Co-Ordinator, Foods Administration, it is hereby ordered as follows:

Effective Date

1. This Order comes into force on November 19th, 1945.

Beans

2. Subsection (2) of Section 4 of Administrator's Order No. A-865, as amended, is hereby amended by inserting at the beginning thereof the words "Except as provided in subsection (3) of this Section,".

3. Section 4 of said Order No. A-865 is hereby further amended by adding the following thereto as subsection (3):

"(3) Except as otherwise authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesale distributor may sell any Eastern White beans or Yellow Eye beans to another wholesale distributor, to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the beans at such warehouse or to any person who buys the beans in carload lots shall be the sum of the following:

- (a) an amount equal to the maximum price, as fixed by this Order, at which the beans may be sold to him by the processor thereof; and
- (b) the actual charges paid by him for transporting the beans to the city, town or village in which his place of business is situated."

4. Section 5 of said Order No. A-865 is hereby revoked and the following is substituted therefor:

"5. The maximum prices fixed by Section 4 include delivery when the buyer's place of business is situated within the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone. In all other cases such prices are f.o.b. the wholesale distributor's place of business."

Rice

4. Section 4 of Administrator's Order No. A-201, as amended, is hereby revoked and the following substituted therefor:

"4. (1) Except as provided in subsection (2) of this Section, the maximum price at which any wholesaler may sell or offer for sale any such rice shall include a markup (percentage on laid-down cost) no greater than the markup used by him in pricing such or substantially similar rice during the basic period from September 15 to October 11, 1941, both inclusive, but not in any event exceeding ten per cent of his selling price.

(2) Except as otherwise authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesaler may sell or offer for sale any such rice to another wholesaler, to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the rice at such warehouse or to any person who buys the rice in carload lots shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by this Order, at which such rice may be sold to him by Mount Royal Rice Mills Limited or Canada Rice Mills Limited, whichever company was the processor of the rice; and
 - (b) the actual charges paid by him for transporting the rice to the city, town or village in which his place of business is situated.
- (3) The maximum prices fixed by this Section include delivery when the buyer's place of business is situated within the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone. In all other cases such prices are f.o.b. the wholesale distributor's place of business."

Popping Corn

5. (1) Section 5 of Administrator's Order No. A-1703 is hereby revoked and the following is substituted therefor:

"5. (1) The maximum price at which a shipper may sell any popping corn shall be as follows:

- (a) on sales to a wholesale distributor, to a processor, to a retailer, who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the popping corn at such warehouse or to any person who buys the popping corn in carload lots, 10 cents per pound of popping corn;
- (b) on sales to any buyer of a class not named in clause (a) preceding, 11½ cents per pound of popping corn;

(2) The maximum prices fixed by subsection (1) are f.o.b. the seller's shipping point."

(2) Administrator's Order No. A-1703 is hereby further amended by inserting at the beginning of Section 6 thereof the words "Except as provided in Section 7".

(3) Said Order No. A-1703 is hereby further amended by revoking clauses (c) and (d) of Section 6 thereof and substituting therefor the following:

- "(c) if he sells the popping corn in lots of 50 pounds or less, an amount equal to one cent per pound for each pound sold;
- (d) a markup not exceeding 12½ per cent of his selling price exclusive of any amount included therein under clause (c) preceding."

6. Said Order No. A-1703 is hereby further amended by revoking Section 8 thereof, by renumbering Section 7 thereof as Section 8 thereof and by substituting as Section 7 thereof the following:

"7. Except as otherwise authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesale distributor may sell any popping corn to another wholesale distributor, to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the popping corn at such warehouse or to any person who buys the popping corn in carload lots shall be the sum of the following:

- (a) 10 cents per pound of popping corn;
- (b) the actual cost, at not more than the less than carload lot freight rate paid by him for transporting the popping corn from his supplier's shipping point or from the port of entry into Canada, as the case may be, to the city, town or village in which his place of business is situated, if his supplier is not required by this Order to deliver free to him."

Macaroni

7. Subsection (1) of Section 8 of Administrator's Order No. A-1451 is hereby amended by inserting at the beginning thereof the following words "Except as provided in subsection (2) of this Section," and by striking out the words "to a retailer" where they appear in said subsection (1).

8. Subsection (2) of Section 8 of said Order No. A-1451 is hereby renumbered as subsection (3) of said Section 8 and the following is substituted as subsection (2) thereof:

"(2) Except as otherwise authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesale distributor may sell any style and grade of macaroni to another wholesale distributor, to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the macaroni at such warehouse or to any person who buys the macaroni in carload lots shall be the sum of the following:

- (a) an amount equal to the maximum price, as fixed by this Order, at which the macaroni may be sold to him by the manufacturer thereof;
- (b) sales tax if not included in such maximum price;
- (c) (i) if his supplier was not the manufacturer of the macaroni, the actual cost, at not more than the less than carload lot freight rate, paid by him for the transportation of the macaroni to the city, town or village in which he has his place of business; or
- (ii) if his supplier was the manufacturer of the macaroni and is not required to deliver free to him by this Order, the actual cost, at not more than the less than carload lot freight rate paid by him for the transportation of the macaroni from the nearest city or town in Area No. 1 or 2 named in Section 7, as the case may be, to the city, town or village in which he has his place of business."

9. Section 9 of said Order No. A-1451 is hereby revoked and the following is substituted therefor:

"9. If a wholesale distributor sells any macaroni product to another wholesale distributor, the seller must show on the sales invoice furnished by him to the buyer, the maximum price at which the manufacturer thereof may sell such macaroni product to the seller."

Honey

10. Section 13 of Administrator's Order No. A-1641 is hereby amended by inserting at the beginning thereof the words "Except as provided in subsection (2) of this Section," and by adding as subsection (2) thereof, the following:

"(2) Except as otherwise authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesale distributor may sell any domestic honey to another wholesale distributor, to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the honey at such warehouse or to a person who buys the honey in carload lots shall be the sum of the following:

- (a) according to the zone in which the honey was produced, the kind of honey and the size and kind of containers, the maximum price, as fixed by this Order, at which a packer may sell the same to a wholesale distributor in the zone in which the buyer's place of business is situated;
- (b) the actual amount at not more than the less than carload lot freight rate, paid by him for the transportation of the honey from his supplier's shipping point to the city, town or village in which he has his place of business."

11. Section 14 of said Order No. A-1641 is hereby revoked and the following substituted therefor:

"Maximum Prices—Sales of Imported Honey by Wholesale Distributors

14. The maximum price at which a wholesale distributor may sell any imported honey to any person shall, according to the kind of honey and the size and kind of container, be an amount equal to the maximum price, as fixed by this Order, at which he may sell to that person honey produced in the zone in which he has his place of business and purchased by him from a packer in the city, town or village in which he has his place of business."

Maple Products

12. Section 16 of Administrator's Order No. A-1521 is hereby amended by adding as subsection (2) thereof the following:

"(2) Except as otherwise authorized in writing by the Administrator of Distributive Trades, on application to him, the maximum price at which a wholesale distributor may sell any maple syrup, maple sugar or maple butter packed as set forth in Section 12, 13 or 14, as the case may be, to another wholesale distributor, to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the maple product at such warehouse or to any person who buys in carload lots shall be the sum of the following f.o.b. his shipping point:

- (a) an amount equal to the maximum price as fixed by Section 8, 9 or 10, as the case may be, at which a processor may sell that maple product; and
- (b) the cost of transporting the maple product by freight to his place of business from the shipping point of the primary producer or processor who sold it to him."

Dated at Ottawa, this 15th day of November, 1945.

K. W. TAYLOR,
Co-Ordinator, Foods Administration.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1808

Jam, Jelly and Marmalade, Evaporated Apples and Canned Vegetables Produced by Home Canners

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered as follows:

1. This Order comes into force on November 19, 1945.

Jam, Jelly and Marmalade

2. Section 4 of Administrator's Order No. A-787, as amended by Administrator's Order No. A-1729, is hereby revoked and the following is substituted therefor:

- "4. (1) Except as provided in subsection (2) of this Section, the maximum price at which a wholesale distributor may sell any jam, jelly or marmalade to any class of customer, shall be the sum of the following:

- (a) the actual price paid by him for the product but not in any event exceeding the lawful maximum price that may be charged him by his supplier;
- (b) sales tax and transportation charges, at not more than the railway freight rate, to his warehouse from the manufacturer's factory, actually paid by him and not included in such price; and
- (c) a markup in respect of the product of a particular manufacturer, not greater than the lawful percentage markup customarily used by such wholesaler in pricing that product to the same class of buyer during the basic period from September 15, 1941, to October 11, 1941, both inclusive, and, if that product was not sold by him during such basic period, not greater than the lawful percentage markup customarily used by him in pricing a similar product to the same class of buyer during such basic period; provided, however, that in no case shall the markup exceed ten per cent (10%) of the wholesaler's selling price.

- (2) Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesale distributor may sell any jam, jelly or marmalade
- (a) to another wholesale distributor; or
 - (b) to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the jam, jelly or marmalade at such warehouse; or
 - (c) to any person who buys the jam, jelly or marmalade in carload lots, shall be an amount equal to the lawful maximum price at which the same may be sold to him by the manufacturer thereof PLUS sales tax and transportation charges, at not more than the railway freight rate, to his warehouse from the manufacturer's factory, if such tax and charges are not included in such maximum price.
- (3) If a sale of jam, jelly or marmalade by a wholesale distributor is to a buyer whose place of business is within the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer. In all other cases such maximum prices are f.o.b. the wholesale distributor's place of business.
- (4) If a wholesale distributor sells any marmalade to another wholesale distributor, the seller must show on the sales invoice furnished by him to the buyer, the lawful maximum price at which the manufacturer of such marmalade may sell those goods to the seller."

Evaporated Apples

3. Subsection (1) of Section 4 of Administrator's Order No. A-1403 as amended, is hereby amended by adding at the beginning thereof the following words: "Except as provided in subsection (2) of this Section,".

4. Subsection (2) of Section 4 of said Order No. A-1403 is hereby revoked and the following substituted therefor:

- "(2) Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesale distributor may sell or offer to sell any evaporated apples to which this Order applies,
- (a) to another wholesale distributor; or
 - (b) to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the evaporated apples at such warehouse; or
 - (c) to any person who buys the evaporated apples in carload lots, shall be an amount equal to the maximum price as fixed by this Order at which the same may be sold him by the processor thereof PLUS the actual transportation charges, not exceeding the less than carload lot freight rate, of transporting the apples from the processor's plant to the city, town or village in which he has his place of business and which are not included in such maximum price."

5. Section 5 of said Order No. A-1403 is hereby revoked and the following is substituted therefor:

"5. The maximum prices fixed by Section 4 include delivery when the buyer's place of business is situated within the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone. In all other cases such prices are f.o.b. the wholesale distributor's place of business."

Canned Vegetables Produced by Home Cannery

6. Subsection (1) of Section 7 of Administrator's Order No. A-1227 as amended, is hereby renumbered as Section 7 and said Section 7 as renumbered, is amended by inserting at the beginning thereof the following words: "Except as provided in Section 8."

7. Subsection 2 of Section 7 and Section 8 of said Order No. A-1227 are hereby revoked and the following is substituted therefor as Section 8:

"8. Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price, f.o.b. his place of business, at which a wholesale distributor may sell at wholesale any canned vegetables

(a) to another wholesale distributor; or

(b) to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the canned vegetables at such warehouse; or

(c) to any person who buys the canned vegetable in carload lots, shall be an amount equal to the maximum price as fixed by this Order at which the same may be sold to him by the home canner thereof PLUS the actual transportation charges, not exceeding the less than carload lot freight rate, of transporting the canned vegetables to the city, town or village in which he has his place of business, and that are not included in such maximum price."

8. Section 9 of said Order No. A-1227 is hereby revoked and the following is substituted therefor:

"9. If a sale of canned vegetables by a wholesale distributor to a buyer whose place of business is within the limits of a city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer."

Dated at Ottawa, this 15th day of November, 1945.

F. D. MATHERS,
*Administrator of Processed
Fruits and Vegetables.*

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1809

Canned Atlantic and Pacific Fish and Shell Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, it is hereby ordered as follows:

1. This Order comes into force on November 19, 1945.

Canned Pacific Fish and Shell Fish

2. Sections 9, 10 and 11 of Administrator's Order No. A-1415, as amended, are hereby revoked and replaced by the following:

"9. Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesale distributor may sell any canned fish to another wholesale distributor, to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the canned fish at such warehouse or to any person who buys the canned fish in carload lots, shall be the sum of the following:

(a) an amount equal to the maximum price as fixed by this Order at which the same may be sold him by the packer thereof;

(b) sales tax if not included in such actual price; and

(c) the actual cost, at not more than the less than carload lot freight rate, of transporting the canned fish to the city, town or village in which his place of business is situated.

10. The maximum price at which a wholesale distributor may sell any canned fish to any buyer of a class not named in Section 9, shall be the sum of the following:

- (a) the actual price paid by him for that canned fish but not exceeding the lawful maximum price at which the same may be sold to him by his supplier;
- (b) sales tax if not included in such actual price;
- (c) if his supplier is not by this Order required to deliver free to him, the actual cost, at not more than the less than carload lot freight rate, paid by him for transporting the canned fish from his supplier's shipping point to the city, town or village in which his place of business is situated; and
- (d) a percentage markup not exceeding the lawful percentage markup customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales of the same or a substantially similar kind of canned fish to the same class of buyer but not in any event exceeding 10 per cent of his selling price.

11. If a sale of canned fish by a wholesale distributor is to a buyer whose place of business is within the limits of a city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer. In all other cases the maximum prices fixed by Sections 9 and 10 are f.o.b. the wholesale distributor's place of business."

Canned Atlantic Fish and Shell Fish

3. Sections 10, 11 and 12 of Administrator's Order No. A-1644 are hereby revoked and replaced by the following:

"10. Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesale distributor may sell any canned fish to another wholesale distributor, to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the canned fish at such warehouse or to any person who buys the canned fish in carload lots, shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by this Order at which the same may be sold him by the packer thereof;
- (b) sales tax if not included in such actual price; and
- (c) the actual cost at not more than the less than carload lot freight rate, of transporting the canned fish to the city, town or village in which his place of business is situated.

11. The maximum price at which a wholesale distributor may sell any canned fish to any buyer of a class not named in Section 10, shall be the sum of the following:

- (a) the actual price paid by him for that canned fish but not exceeding the lawful maximum price at which the same may be sold to him by his supplier;
- (b) sales tax if not included in such actual price;
- (c) if his supplier is not by this Order required to deliver free to him, the actual cost, at not more than the less than carload lot freight rate, paid by him for transporting the canned fish from his supplier's shipping point to the city, town or village in which his place of business is situated; and
- (d) a percentage markup not exceeding the lawful percentage markup customarily obtained by him during the said basic period on sales of the same or a substantially similar kind of canned fish to the same class of buyer but not in any event exceeding
 - (i) on sales of any canned fish other than cold pack lobster meat, ten per cent of his selling price; or
 - (ii) on sales of cold pack lobster meat, fifteen per cent of his selling price.

12. If a sale of canned fish by a wholesale distributor is to a buyer whose place of business is within the limits of a city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer. In all other cases the maximum prices fixed by Sections 10 and 11 are f.o.b. the wholesale distributor's place of business."

Dated at Ottawa, this 15th day of November, 1945.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1810

Maximum Prices for Sales by Wholesale Distributors and Retailers of Candy and Biscuits

Under powers given by the Wartime Prices and Trade Board to the Administrator of Distributive Trades, it is hereby ordered as follows:

1. This Order comes into force on November 19, 1945.

2. Sections 4, 5 and 6 of Administrator's Order No. A-1671 are hereby revoked and the following are substituted therefor:

"Sales by Wholesale Distributors to Buyers Other Than Those Named in Section 5

4. (1) Except as provided by Section 5, the maximum price at which a wholesale distributor may sell any candy or biscuits shall be the sum of the following f.o.b. his place of business:

(a) the actual price paid by him for the goods but not exceeding the maximum price that may be charged him by the manufacturer of the goods;

(b) if his supplier is not required to deliver free to him and if he took delivery of the goods at a point which is not situated within the limits of the city, town or village in which his place of business is situated, the actual amount, not exceeding the common carrier freight rate, paid by him in transporting the goods from such receiving point to such city, town or village; and

(c) subject to subsection (2) of this Section, a percentage markup on his lawful cost (i.e. the amounts referred to in clauses (a) and (b) preceding) less excise tax, if any, not exceeding the lawful markup (percentage of cost) customarily obtained by him on sales of the same goods of the same manufacturer during the basic period from September 15 to October 11, 1941, both inclusive, or if such goods were not sold by him during the said basic period, not exceeding the lawful markup (percentage of cost) customarily obtained by him on sales of substantially similar goods during the said basic period; provided, however, in no event shall the markup exceed 25 per cent of the sum of the amounts referred to in clauses (a) and (b) preceding, excluding excise tax, if any, included therein.

(2) If a wholesale distributor purchases any candy or biscuits from a manufacturer on the basis of a trade discount from the manufacturer's list price for sales to the retail trade and such discount is less than the markup referred to in clause (c) of subsection (1) of this Section, such wholesale distributor shall not include in his selling price of those goods a markup which is in excess of the amount of such trade discount.

5. *Sales by Wholesale Distributors to Certain Named Buyers*

Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price f.o.b. his place of business at which a wholesale distributor may sell any candy or biscuits

- (a) to another wholesale distributor;
- (b) to a retailer who operates a central warehouse separate from his retail outlet or outlets, and takes delivery of the candy or biscuits at such warehouse; or
- (c) to any person who buys candy or biscuits in carload lots,

shall be an amount equal to the lawful maximum price at which the manufacturer of such candy or biscuits may sell those goods to him, plus actual transportation charges, at not more than the railway freight rate, to the city, town or village in which his place of business is situated, if such transportation charges are not included in such maximum price.

6. If a wholesale distributor sells any candy or biscuits to another wholesale distributor, the seller must show on the sales invoice furnished by him to the buyer, the lawful maximum price at which the manufacturer of such candy or biscuits may sell those goods to the seller."

Dated at Ottawa, this 15th day of November, 1945.

J. H. THOMSON,
Administrator of Distributive Trades.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1811

Dried Fruits, Dried Dates and Canned Citrus Fruit Juice

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items, it is hereby ordered as follows:

1. This Order comes into force on November 19, 1945.

Dried Fruits

2. Section 3 of Administrator's Order No. A-553 is hereby revoked and the following is substituted therefor:

"3. (1) Except as provided in subsection (3) of this Section, the maximum price at which any person other than a first distributor may sell or offer to sell at wholesale any variety and grade of dried fruits except cluster raisins, in bulk or otherwise, shall be the sum of the following:—

- (a) the actual price paid by such person to the first distributor from whom he purchased such dried fruit plus such transportation charges, bank charges, foreign exchange, customs duty, sales tax, excise tax, marine and war risk insurance (if any) and cleaning charges (if any) as are not borne by such first distributor and are not included in such actual price; and
- (b) a markup not exceeding such person's markup that was included in his highest lawful selling price of dried fruits of the same or similar variety and grade during the basic period from September 15 to October 11, 1941, and not in any event exceeding
 - (i) twelve per cent of such person's lawful selling price of such dried fruits when sold by him in bulk, or
 - (ii) ten per cent of such person's lawful selling price of such dried fruits when packed in a container in which such fruits are customarily sold to consumers.

- (2) Except as provided in subsection (3) of this Section, the maximum price at which any person other than a first distributor may sell or offer to sell at wholesale any cluster raisins in bulk or otherwise shall be the sum of the following:—
- (a) the actual price paid by such person to the first distributor from whom he purchased such raisins, plus such transportation charges, bank charges, foreign exchange, customs duty, sales tax, excise tax and marine and war risk insurance (if any) as are not borne by such first distributor and are not included in such actual price; and
 - (b) a markup not exceeding such person's markup that was included in his highest lawful selling price of cluster raisins of the same or similar variety and grade, during the said basic period and not in any event exceeding 12 per cent of such person's lawful selling price of such cluster raisins.
- (3) Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which any person other than a first distributor may sell or offer to sell at wholesale any dried fruits
- (a) to any person who sells the dried fruits at wholesale;
 - (b) to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the dried fruits at such warehouse; or
 - (c) to any person who buys the dried fruits in carload lots,
- shall be an amount equal to the maximum price as fixed by this Order at which the dried fruits may be sold to the seller by the first distributor thereof PLUS such transportation charges, bank charges, foreign exchange, customs duty, sales tax, excise tax, marine and war risk insurance (if any) and cleaning charges (if any) as are not borne by such first distributor and are not included in such maximum price.
- (4) The maximum prices fixed by this Section include delivery when the buyer's place of business is situated within the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone. In all other cases such prices are f.o.b. the wholesale distributor's place of business.
- (5) If a person other than a first distributor sells at wholesale any dried fruits to any other person who sells the dried fruits at wholesale, the seller must show on the sales invoice furnished by him to the buyer, the maximum price at which the first distributor thereof may sell such dried fruits to the seller."

Dried Dates

3. Section 5 of Administrator's Order No. A-1500, as amended, is hereby renumbered as subsection (1) of Section 5 and said subsection (1) as renumbered, is amended by inserting at the beginning thereof the following words: "Except as provided in subsection (2) of this Order,".

4. Section 5 of said Order No. A-1500 is hereby further amended by adding the following thereto as subsections (2) and (3):

"(2) Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price f.o.b. his place of business at which a person other than a first distributor may sell at wholesale any dried dates except factory packaged dried dates

- (a) to any person who sells the dried dates at wholesale;
- (b) to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the dried dates at such warehouse; or
- (c) to any person who buys the dried dates in carload lots,

shall be an amount equal to the maximum price as fixed by this Order at which the dried dates may be sold to the seller by the first distributor thereof plus transportation charges, at not more than the common carrier freight rate, of transporting the dried dates to the city, town or village, in which his place of business is situated.

(3) If a person other than a first distributor sells at wholesale any dried dates to another person who sells the same at wholesale, the seller must show on the sales invoice furnished by him to the buyer, the maximum price at which the first distributor thereof may sell such dried dates to the seller."

5. Section 10 of Administrator's Order No. A-1500, as amended, is hereby renumbered as subsection (1) of Section 10 and said subsection (1) as renumbered, is amended by inserting at the beginning thereof the following words: "Except as provided in subsection (2) of this Section,".

6. Section 10 of said Order No. A-1500 is hereby further amended by adding the following thereto as subsections (2) and (3):

"(2) Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price f.o.b. his place of business at which a person other than a processor may sell at wholesale any factory packaged dried dates

(a) to any person who sells the factory packaged dried dates at wholesale;

(b) to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the factory packaged dried dates at such warehouse; or

(c) to any person who buys the factory packaged dried dates in carload lots, shall be an amount equal to the maximum price as fixed by this Order at which the factory packaged dried dates may be sold to the seller by the processor thereof PLUS transportation charges, at not more than the common carrier freight rate, of transporting the factory packaged dried dates to the city, town or village in which his place of business is situated.

(3) If a person other than a processor sells at wholesale any factory packaged dried dates to another person who sells the same at wholesale, the seller must show on the sales invoice furnished by him to the buyer, the maximum price at which the processor thereof may sell such dried dates to the seller."

7. Section 13 of said Order No. A-1500 is hereby revoked.

Canned Citrus Fruit Juice

8. Section 8 of Administrator's Order No. A-1643 is hereby amended by inserting at the beginning thereof the following words: "Except as provided in Section 9,".

9. Section 9 of said Order No. A-1643 is hereby revoked and the following is substituted therefor:

"9. Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesale distributor may sell any canned citrus fruit juice

(a) to another wholesale distributor;

(b) to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of canned citrus fruit juice at such warehouse; or

(c) to any person who buys the canned citrus fruit juice in carload lots, shall be an amount equal to the maximum price as fixed by this Order at which the Canned Citrus Fruit Juice may be sold to the seller by the first distributor thereof plus actual transportation charges, at not more than the common carrier freight rate of transporting the canned citrus fruit juice to the city, town or village in which his place of business is situated."

10. Section 10 of said Order No. A-1643 is hereby revoked and the following is substituted therefor:

"10 (1) The maximum prices fixed by Sections 8 and 9 include delivery when the buyer's place of business is situated within the city, town or village in which the wholesale distributor has his place of business or is within the the wholesale distributor's customary free delivery zone. In all other cases such prices are f.o.b. the wholesale distributor's place of business.

(2) If a wholesale distributor sells any canned citrus fruit juice to another wholesale distributor, the seller must show on the sales invoice furnished by him to the buyer, the maximum price at which the first distributor thereof may sell such canned-citrus fruit juice to the seller."

Dated at Ottawa, this 15th day of November, 1945.

A. S. MAY,
Administrator of Imported Grocery Items.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1829

Maximum Prices of Sausage

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

1. This Order comes into force on December 15, 1945.

2. Subsection (1) of Section 2 of Administrator's Order No. A-1755 is hereby amended by revoking clauses (b), (c), (e), (i) and (j) thereof and substituting therefor the following:

"(b) "pork sausage" means fresh sausage, stuffed in the cleaned intestines of sheep, lambs or hogs, containing no animal products other than flesh or fat obtained from the carcass of a hog from which the tongue, heart, liver, lungs, kidneys and other viscera have been removed;

(c) "commercial sausage" means any fresh sausage stuffed in the cleaned intestines of sheep, lambs or hogs, other than pork sausage;

(e) "wiener" or "frankfurter" means sausage stuffed in the cleaned intestines of sheep, lambs or hogs or in artificial casings of a similar size, and which has been smoked or cooked or both smoked and cooked;

(i) "pork sausage meat" means sausage conforming to the definition of pork sausage except that it is not stuffed in the cleaned intestines of sheep, lambs or hogs;

(j) "commercial sausage meat" means sausage conforming to the definition of commercial sausage except that it is not stuffed in the cleaned intestines of sheep, lambs or hogs;"

Dated at Ottawa this 13th day of December, 1945.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1830

Maximum Prices of Cheddar Cheese

Under powers given by the Wartime Prices and Trade Board to the Administrator of Dairy Products, it is hereby ordered as follows:

1. This Order comes into force on December 15, 1945.

2. Section 5 of Administrator's Order No. A-1591, as amended, is hereby further amended by adding as paragraphs (iv) and (v) thereof, the following:

"(iv) an amount for colouring by him not exceeding $\frac{1}{16}$ of a cent per pound;

(v) if the cheese is one of the following styles:

Daisy Cheese (20 to 22 lbs. individually boxed), $\frac{3}{4}$ of a cent per pound;

Stilton and oblong blocks (10 to 12 lbs. individual cheese), $1\frac{1}{2}$ cents per pound."

Dated at Ottawa this 13th day of December, 1945.

K. H. Olive,

Administrator of Dairy Products.

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1831

Respecting the Packaging of Tobacco Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Tobacco, it is hereby ordered as follows:

1. Administrator's Order No. A-513, as amended, which restricted the packaging of tobacco products, is revoked.

2. This Order comes into force on December 15, 1945.

Dated at Ottawa this 13th day of December, 1945.

D. SIM,

Administrator of Tobacco.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1832

Maximum Prices of Barbecued Chicken

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

1. This Order comes into force on December 17, 1945.

2. For the purposes of this Order

(a) "chicken" includes fowl;

(b) "cuts" includes half carcasses, quarter carcasses and other parts of a carcass.

3. (1) The maximum price at which any person may sell or offer to sell any barbecued chicken in whole carcasses or in cuts shall be \$1.10 per pound.

(2) The maximum price fixed by subsection (1) of this Section applies to sales of barbecued chicken without dressing or stuffing. No person shall sell or offer to sell any barbecued chicken with dressing or stuffing unless the maximum price at which he may sell the same has been fixed upon application in writing to the Administrator of Meat and Meat Products.

4. Every person who sells any barbecued chicken shall, upon the request of the buyer, furnish him with a sales slip or invoice showing the date of sale, the seller's name and address, the quantity sold and the price charged.

Dated at Ottawa, this 15th day of December, 1945.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1834

Controlling the Production for sale of Canned Beans with or without Pork or Tomato Sauce

The production of canned beans packed in metal containers was restricted by Administrator's Order No. A-1153. That Order has been replaced by Administrator's Order No. A-1833 which removes the limitation on the quantity of metal containers that can be used to pack canned beans. However, in view of the short supply of dried beans, it is considered necessary to restrict the quantity of canned beans that may be packed for consumption within Canada in order to ensure that adequate supplies of dried beans will be available for essential purposes.

Therefore under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered as follows:—

1. This Order comes into force on December 19, 1945.

2. For the purposes of this Order "canned beans" means dried beans processed and packed in metal containers for sale with or without pork, tomato sauce or any other ingredient.

3. Unless otherwise authorized in writing by the Deputy Administrator of Processed Fruits and Vegetables, no person shall during the twelve month period ending on March 31, 1946, and during each twelve month period thereafter, process and pack for sale within Canada or sell or supply within Canada, a greater quantity of canned beans than fifty per cent (50%) of the total quantity, by weight, of canned beans that he processed and packed for sale within Canada during the calendar year of 1941.

Dated at Ottawa, this 18th day of December, 1945.

F. D. MATHERS,
Administrator of Processed Fruits and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 112

Fuelwood on Vancouver Island in Areas not Covered by Fuelwood Order No. 90

Under powers given by the Board to the Timber Administrator, it is hereby ordered as follows:—

Effective Date.

1. This Order comes into force on December 5, 1945, and fixes maximum prices on, and otherwise regulates, sales of fuelwood on Vancouver Island in areas not covered by Fuelwood Order No. 90.

Definitions.

2. For the purposes of this Order,

- (a) "bushwood" means wood cut for fuel from trees standing or fallen and which is not a by-product of a lumber mill operation;
- (b) "cord" is a quantity measurement consisting of 128 cubic feet of fuelwood when properly piled. However, a cord of loosely packed fuelwood, 16 inches in length and under, must contain 168 cubic feet;
- (c) "imported millwood or sawdust" means millwood or sawdust produced outside the area in which it is sold and delivered and which area is described in a Schedule to this Order;
- (d) "fuelwood" includes millwood, bushwood, sawdust and hog fuel;
- (e) "green" referring to millwood or bushwood means not seasoned dry;
- (f) "millrun" referring to millwood means unsorted millwood including slabs, edgings and inside wood as it comes direct from the mill. Only inside wood from planer mills may be sorted from fuelwood sold by mills as "millrun";
- (g) "piled" shall mean the placing of wood neatly in a pile, in which the pieces of wood are placed parallel with each other;
- (h) "seasoned dry" referring to millwood or bushwood means millwood and bushwood that has been stacked or piled and stored for at least ninety days between March 15 and August 15 in any year and also includes millwood which has been kiln dried;
- (i) "stacked" as used herein shall mean the placing of wood in a random stack, without order or arrangement;
- (j) "sell" includes "offer to sell";
- (k) "unit" is a quantity measurement of sawdust or hog fuel containing 200 cubic feet so loaded that settling on transportation will not reduce the measurement under the full capacity of the container and the number of cubic feet of sawdust or hog fuel delivered in the seller's container when so loaded to capacity shall not be deemed to be greater than the inside capacity of such container in cubic feet.

Sale and Delivery.

3. (1) All sales of millwood and bushwood must be by cord measurement and of sawdust and hog fuel by unit measurement.

(2) No person shall deliver millwood or bushwood 16 inches in length or under on a basis of 168 cubic feet to the cord in a box container unless the container is filled

with millwood or bushwood up to the limit of its capacity when levelled off at the top, or if the container is divided into compartments, each compartment delivered, is so filled.

(3) No person shall deliver sawdust or hog fuel except:

(a) in sacks containing 4 cubic feet each; or

(b) in a box container, in which case the container must be filled with sawdust or hog fuel up to the limit of its capacity when levelled off at the top, or if the container is divided into compartments, each compartment delivered, must be so filled.

(4) Every seller who delivers fuelwood in a box container shall constantly have painted on at least one side of each such container in legible letters of not less than six inches in height the name and address of the owner of the vehicle and

(a) if the container is used for the delivery of bushwood or millwood, the capacity of the container expressed in cords of 168 cubic feet and fractions of such a cord, and if the container is divided into compartments, the capacity of each compartment; and

(b) if the container is used for the delivery of sawdust or hog fuel, the capacity of the container expressed in units of 200 cubic feet and fractions of such a unit, and if the container is divided into compartments, the capacity of each compartment.

Maximum Prices—Delivered.

4. (1) The maximum price per cord at which any person may sell bushwood or millwood of a kind and length named in this Order, delivered to the premises of the consumer in the municipalities or areas described in the Schedules hereto, is that set forth for the kind, length and quantity in the Schedule in which the municipality or area is described.

(2) The maximum price per unit at which any person may sell any sawdust of a kind or quantity named in this Order and delivered to the premises of the consumer in the municipalities or areas described in the Schedules hereto, is that set forth for the kind and quantity of sawdust in the Schedule in which the municipality or area is described.

Maximum Prices—Not Delivered.

5. When a consumer provides transportation for millwood, bushwood or sawdust from the seller's yard or place of storage, the maximum price at which any person may sell such millwood, bushwood or sawdust in areas or municipalities described in this Order is as fixed by Section 4 of this Order LESS the cost of delivery.

Administrator to Fix Prices of Unnamed Fuelwood.

6. Fuelwood of a kind or length not named in a Schedule of this Order shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices.

7. (a) Every person who sells or delivers fuelwood shall prepare an invoice in duplicate for each such sale or delivery, showing therein:

(i) the name and address of the seller and purchaser;

(ii) the kind and quantity and length of each kind of fuelwood sold;

(iii) the price per cord or per unit and the total price charged;

(iv) the date of delivery;

(v) the amount of any service charge made pursuant to this Order or otherwise authorized;

(vi) if the wood is bushwood or millwood, the length thereof and whether the wood is seasoned dry or green.

(b) One copy of each invoice shall be delivered to the purchaser at the time of the delivery of the fuelwood and one copy shall be kept on file by the seller for inspection by any authorized representative of the Board.

Advertisement.

8. (1) A person selling fuelwood must keep a copy of his authorized prices on display at his place of business in a position where they can be readily examined by customers.
- (2) A copy of the authorized prices must be displayed within 14 days after the effective date of this Order.
- (3) Two copies of the dealer's authorized price list, signed by the dealer, must be sent to the Regional Wood Fuel Officer, 623 Vancouver Block, 736 Granville Street, Vancouver, within 14 days after the effective date of this Order.
- (4) Any change in prices authorized by the Administrator must be put on display within 14 days after the effective date of the change.
- (5) Any advertisement offering fuelwood for sale must contain the full name and address of the seller.

Splitting and Sawing Charges.

9. (1) The maximum price which any person may charge or be paid for the service of splitting fuelwood into cookstove sizes shall be at the rate of One Dollar and Fifty Cents (\$1.50) per cord.
- (2) The maximum price which any person may charge or be paid for the service of sawing fuelwood shall be as follows:
From lengths of 4 feet—
 - (i) into 2 lengths at rate of \$1.00 per cord;
 - (ii) into 3 lengths at rate of \$1.50 per cord;
 - (iii) into 4 or more lengths at rate of \$2.00 per cord.

Dated at Ottawa, this 20th day of November, 1945.

BERNARD E. HARRISON,
Deputy Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"
TO FUELWOOD ORDER No. 112

Maximum prices of fuelwood delivered to the premises of the consumer in Saanich Municipality, including the Indian Reserve therein and the islands of James and Sidney, but excluding that part of Saanich Municipality lying north and east of a line beginning at the northwest corner of the municipality of Oak Bay and the Junction of the Gordon Head Road and Ruby Road, thence west on Ruby Road to Cedar Hill Road, thence north on Cedar Hill Road to Mount Douglas Crossroad; thence west on Mount Douglas Crossroad to Cumberland Street; thence south on Cumberland Street to Willow Street; thence west on Willow Street to Burden Street; thence north on Burden Street to Lucas Street; thence west on Lucas Street to Quadra Street; thence north on Quadra Street to Lilly Street; thence west on Lilly Street to a point connecting with Judah Street; thence west on Judah Street to Cary Road; thence north on Cary Road to Roy Road; thence west on Roy Road to Wilkinson Road; thence south on Wilkinson Road to Portage Inlet, all in the province of British Columbia.

PART I—SAWDUST

Kind	Delivered in bags and placed in the purchaser's storage place on his premises	Delivered in bulk to the buyer's premises
Douglas Fir.....	\$6 50	\$5 50
Other than Fir.....	5 75	4 75

PART II—MILLWOOD OTHER THAN IMPORTED

Kind	Price per cord not over 4 feet in length	
	Green	Seasoned Dry
Douglas Fir Mixed Millwood.....	\$5 50	\$7 50
Any other kind.....	5 00	7 00
Kindling—any kind.....	6 00	7 75

PART III—IMPORTED MILLWOOD

Kind	Price per cord not over 4 feet in length	
	Green	Seasoned Dry
Douglas Fir.....	\$6 50	\$8 50
Any other kind.....	6 00	8 00

PART IV—BUSHWOOD

Kind	Length	Price per Cord	
		Green	Seasoned Dry
Softwood—all kinds including Fir, Hemlock, Spruce and Balsam, but excluding Cedar.....	12" to 16"	\$12 00	\$13 00
	Over 16" to 48"	9 00	10 00
Hardwood—all kinds including Birch, Alder, Maple and Oak.....	12" to 16"	13 00	14 00
	Over 16" to 48"	10 00	11 00

SCHEDULE "B"

TO FUELWOOD ORDER No. 112

Maximum prices for fuelwood delivered to the premises of the consumer in the District of North Saanich on Vancouver Island in the Province of British Columbia.

PART I—SAWDUST

Kind	PRICE PER UNIT	
	Delivered in bags and placed in the buyer's storage place on his premises	Delivered in bulk to the buyer's premises
Douglas Fir.....	\$7 00	\$6 00
Other than Fir.....	6 25	5 25

PART II—MILLWOOD OTHER THAN IMPORTED

Kind	Price per cord not over 4 feet in length	
	Green	Seasoned Dry
Douglas Fir Mixed Millwood.....	\$6 00	\$8 00
Any other Kind.....	5 50	7 50
Kindling.....	6 50	8 25

PART III—IMPORTED MILLWOOD

Kind	Price per cord not over 4 feet in length	
	Green	Seasoned Dry
Douglas Fir.....	\$7 00	\$9 00
Any other Kind.....	6 50	8 50

PART IV—BUSHWOOD

Kind	Length	Price per Cord	
		Green	Seasoned Dry
Softwood—all kinds including Fir, Hemlock, Spruce and Balsam, but excluding Cedar.....	12" to 16"	\$12 50	\$13 50
	Over 16" to 48"	9 50	10 50
Hardwood—all kinds including Birch, Alder, Maple and Oak.....	12" to 16"	13 50	14 50
	Over 16" to 48"	10 50	11 50

SCHEDULE "C"

TO FUELWOOD ORDER No. 112

Maximum prices for fuelwood delivered to the premises of the consumer in the "Un-organized Territory" west of Municipalities of Victoria, Esquimalt and Saanich, which includes the District of Highland, Esquimalt, Metchosin, Sooke, Otter and Coldstream, all in the Province of British Columbia.

PART I—SAWDUST

Kind	PRICE PER UNIT	
	Delivered in bags and placed in the buyer's storage place on his premises	Delivered in bulk to the buyer's premises
Douglas Fir.....	\$5 50	\$4 50
Any other Kind.....	4 75	3 75

PART II—MILLWOOD

Kind	Price per cord not over 4 feet in length	
	Green	Seasoned Dry
Douglas Fir Mixed Millwood.....	\$5 50	\$7 50
Other than Douglas Fir Mixed Millwood.....	5 00	7 00
Kindling.....	5 00	6 75

PART III—BUSHWOOD

Kind	Length	Price per cord	
		Green	Seasoned Dry
Softwood—all kinds including Fir, Hemlock, Spruce and Balsam, but excluding Cedar.....	12" to 16"	\$12 00	\$13 00
	Over 16" to 48"	9 00	10 00
Hardwood—all kinds including Birch, Alder, Maple and Oak.....	12" to 16"	13 00	14 00
	Over 16" to 48"	10 00	11 00

SCHEDULE "D"

TO FUELWOOD ORDER No. 112

MAXIMUM PRICES FOR FUELWOOD DELIVERED TO THE PREMISES OF THE CONSUMER IN
THE CITY OF DUNCAN, VANCOUVER ISLAND, IN THE PROVINCE OF BRITISH COLUMBIA

PART I—SAWDUST

Kind	PRICE PER UNIT	
	Delivered in bags and placed in the buyer's storage place on his premises	Delivered in bulk to the buyer's premises
LOCAL—		
Douglas Fir.....	\$5 00	\$4 00
Other than Fir.....	4 25	3 25
IMPORTED—		
Produced 10 miles outside the boundaries of the City of Duncan.		
Douglas Fir.....	\$6 00	\$5 00
Other than Fir.....	5 25	4 25

PART II—MILLWOOD OTHER THAN IMPORTED

Kind	Length	Price per Cord	
		Green	Seasoned Dry
Douglas Fir Millrun.....	12" to 16"	\$5 00	\$6 25
Other than Fir.....	12" to 16"	4 25	5 50
Douglas Fir Millrun.....	over 16" to 48"	4 00	5 25
Other than Fir.....	over 16" to 48"	3 25	4 50

PART III—IMPORTED MILLWOOD

The maximum price for which any person may sell millwood in the City of Duncan produced 10 miles beyond the limits of said City shall not be in excess of the highest price he may sell such millwood pursuant to the provisions of the Wartime Prices and Trade Regulations.

PART IV—BUSHWOOD

Kind	Length	Price per Cord	
		Green	Seasoned Dry
Softwood—all kinds including Fir, Hemlock, Spruce and Balsam, but excluding Cedar.....	12" to 16"	\$8 00	\$9 00
Hardwood—all kinds including Birch, Alder, Maple and Oak.....	over 16" to 48"	7 00	8 00
	12" to 16"	9 00	10 00
	over 16" to 48"	8 00	9 00

SCHEDULE "E"

TO FUELWOOD ORDER No. 112

MAXIMUM PRICES FOR FUELWOOD DELIVERED TO THE PREMISES OF THE CONSUMER IN THE "LADYSMITH AND CHEMAINUS AREA" IN THE PROVINCE OF BRITISH COLUMBIA

"Ladysmith and Chemainus Area" means that portion of the County of Nanaimo, commencing at a point on Stuart Channel south-east of Chemainus Bay, said point being the south-east corner of Section 15 (fifteen), Range 7 (seven), Chemainus District; thence due west to a point due south of the south-west corner of Bright District; thence due north to said south-west corner and continuing due north along the west boundaries of Bright and Cranberry Districts to the north-west corner of Section 2 (two), Range 1 (one), Cranberry District; thence due east to the shore line; thence following the shore line in a southerly, westerly, and southerly direction to the point of commencement, and shall include all of the site of the Mayo sawmill near Cassidy, B.C.

PART I—SAWDUST

Kind	PRICE PER UNIT	
	Delivered in bags and placed in the buyer's bin or storage place on his premises	Delivered in bulk to the buyer's premises
Douglas Fir.....	5 50	\$4 50
Other than Fir.....	4 75	3 75

PART II—MILLWOOD OTHER THAN IMPORTED

Kind	Price per Cord not over 4 feet in length	
	Green	Seasoned Dry
Douglas Fir Mixed Millrun.....	\$4 75	\$6 75
Any other kind.....	4 00	6 00
Kindling, any kind.....	5 00	6 00

PART III—IMPORTED MILLWOOD

The maximum price at which any person may sell millwood within the Ladysmith and Chemainus Area which has been produced outside the said area shall not be in excess of the price at which he may sell such millwood pursuant to the Provisions of the Wartime Prices and Trade Regulations.

PART IV—BUSHWOOD

Kind	Length	Price per Cord	
		Green	Seasoned Dry
Softwood—all kinds including Fir, Hemlock, Spruce and Balsam, but excluding Cedar.....	12" to 16"	\$8 00	\$9 00
	over 16" to 48"	7 00	8 00
Hardwood—all kinds, including Birch, Alder, Maple and Oak.....	12" to 16"	9 00	10 00
	over 16" to 48"	8 00	9 00

SCHEDULE "F"

TO FUELWOOD ORDER No. 112

MAXIMUM PRICES FOR FUELWOOD DELIVERED TO THE CONSUMER'S PREMISES IN THE
"NANAIMO AREA" IN THE PROVINCE OF BRITISH COLUMBIA

"Nanaimo Area" means that area bounded as follows: commencing on the shore line of Nanaimo Harbour at Chelsea Street, Newcastle Reserve; thence westerly along Chelsea Street to Waddington Road, Newcastle Reserve; thence southerly along Waddington Road to Townsite Road, Newcastle Reserve; thence in a westerly direction along Townsite Road to the Island Highway running northerly out of Nanaimo City; thence in a southerly direction along the Island Highway to the intersection of Wakesiah Avenue, Five Acres, thence southerly along Wakesiah Avenue to Eighth Street, Five Acres; thence easterly along Eighth Street to the Esquimalt and Nanaimo Railway; thence in a southerly direction along the Esquimalt and Nanaimo Railway to the northerly bank of Chase River, thence in an easterly direction along the northerly bank of Chase River to Nanaimo Harbour, and continuing along the shore line of Nanaimo Harbour in a northerly direction to the point of commencement, and shall exclude all of the site of the Mayo sawmill near Cassidy, B.C.

PART I—SAWDUST

Kind	PRICE PER UNIT	
	Delivered in bags and placed in the buyer's bin or storage place on his premises	Delivered in bulk to the buyer's premises
LOCAL—Douglas Fir.....	\$5 50	\$4 50
Other than Fir.....	4 75	3 75
IMPORTED—Douglas Fir.....	—	5 00

PART II—MILLWOOD OTHER THAN IMPORTED

Kind	Length	Price per Cord	
		Green	Seasoned Dry
Douglas Fir mixed millrun.....	12" to 16"	\$4 50	\$6 50
Other than Douglas Fir mixed millrun.....	12" to 16"	4 00	6 00
Douglas Fir mixed millrun.....	over 16" to 48"	3 50	5 50
Other than Douglas Fir mixed millrun.....	over 16" to 48"	3 00	5 00

PART III—IMPORTED MILLWOOD

Kind	Length	Price per Cord	
		Green	Seasoned Dry
Douglas Fir mixed millrun.....	12" to 16"	\$5 50	\$7 50
Other than Douglas Fir mixed millrun.....	12" to 16"	5 00	7 00
Douglas Fir mixed millrun.....	over 16" to 48"	4 50	6 50
Other than Douglas Fir mixed millrun.....	over 16" to 48"	4 00	6 00

PART IV—BUSHWOOD

Kind	Length	Price per Cord	
		Green	Seasoned Dry
Softwood—all kinds including Fir, Hemlock, Spruce and Balsam, but excluding Cedar.....	12" to 16"	\$9 00	\$10 00
	over 16" to 48"	8 00	9 00
Hardwood—all kinds including Birch, Alder, Maple and Oak.....	12" to 16"	10 00	11 00
	over 16" to 48"	9 00	10 00

SCHEDULE "G"
TO FUELWOOD ORDER No. 112

MAXIMUM PRICES FOR FUELWOOD DELIVERED TO THE CONSUMER'S PREMISES IN THE
"COURTENAY, CUMBERLAND, ROYSTON AND COMOX AREA" IN THE PROVINCE OF
BRITISH COLUMBIA

"Courtenay, Cumberland, Royston and Comox Area" means the area bounded on the south by the Tren River from the sea to the Beaufort Range; bounded on the west by the Beaufort Range; bounded on the north by Bridges Cross Road, and continuing in a straight line east to the sea and west to the Beaufort Range; bounded on the east from that point where Bridges Cross Road runs into the sea, and following the coast-line in a south-easterly direction to the point of commencement at the mouth of the Tren River.

PART I—SAWDUST

Kind	PRICE PER UNIT	
	Delivered in bags and placed in the buyer's bin or storage place on his premises	Delivered in bulk to the buyer's premises
Douglas Fir.....	\$6 00	\$5 00
Other than Fir.....	5 00	4 00
IMPORTED—Douglas Fir.....	—	6 00

PART II—MILLWOOD OTHER THAN IMPORTED

Kind	Length	Price per Cord	
		Green	Seasoned Dry
Millrun, 85% Douglas Fir.....	12" to 16"	\$5 00	\$7 00
Millrun, other than Douglas Fir.....	12" to 16"	4 50	6 50
Millrun, 85% Douglas Fir.....	over 16" to 48"	4 00	6 00
Millrun, other than Douglas Fir.....	over 16" to 48"	3 50	5 50

PART III—IMPORTED MILLWOOD

Kind	Length	Price per Cord	
		Green	Seasoned Dry
Millrun—85% Douglas Fir.....	12" to 16"	\$6 00	\$8 00
Millrun—other than Douglas Fir.....	12" to 16"	5 50	7 50
Millrun—85% Douglas Fir.....	over 16" to 48"	5 00	7 00
Millrun—other than Douglas Fir.....	over 16" to 48"	4 50	6 50

PART IV—BUSHWOOD

Kind	Length	Price per Cord	
		Green	Seasoned Dry
Softwood—all kinds including Fir, Hemlock, Spruce, and Balsam, but excluding Cedar.....	12" to 16"	\$9 00	\$10 00
	2 ft.	8 00	9 00
	3 ft.	7 50	8 50
	4 ft.	7 00	8 00
Hardwood—all kinds including Birch, Alder, Maple and Oak.....	12" to 16"	10 00	11 00
	2 ft.	9 00	10 00
	3 ft.	8 50	9 50
	4 ft.	8 00	9 00

SCHEDULE "H"

TO FUELWOOD ORDER No. 112

MAXIMUM SELLING PRICES FOR FUELWOOD DELIVERED TO THE CONSUMER'S PREMISES IN THE "ALBERNI AND PORT ALBERNI AREA" IN THE PROVINCE OF BRITISH COLUMBIA

"Alberni and Port Alberni Area" means the City of Alberni and the City of Port Alberni, as defined by City By-Laws.

PART I—SAWDUST

Kind	PRICE PER UNIT	
	Delivered in bags and placed in the buyer's bin or storage place on his premises	Delivered in bulk to the buyer's premises
LOCAL—Douglas Fir.....	\$4 00	\$3 00
IMPORTED—Douglas Fir.....	5 50	4 50

PART II—MILLWOOD OTHER THAN IMPORTED

Kind	Length	Price per Cord	
		Green	Seasoned Dry
85% Douglas Fir planer blocks and inside wood..	12" to 16"	\$5 00	\$7 00
Douglas Fir millrun.....	12" to 16"	4 00	6 00
Other than Douglas Fir planer blocks and inside wood.....	12" to 16"	4 50	6 50
Other than Douglas Fir millrun.....	12" to 16"	3 50	5 50
85% Douglas Fir planer blocks and inside wood..	over 16" to 48"	4 00	6 00
Douglas Fir millrun.....	" 16" to 48"	3 00	5 00
Other than Douglas Fir planer blocks and inside wood.....	" 16" to 48"	3 50	5 50
Other than Douglas Fir millrun.....	" 16" to 48"	2 50	4 50

PART III—IMPORTED MILLWOOD

The maximum price at which a person may sell millwood within the Alberni and Port Alberni Area which has been produced outside the said area shall not be in excess of the price at which he may sell such millwood pursuant to the Provisions of the Wartime Prices and Trade Regulations.

PART IV—BUSHWOOD

Kind	Length	Price per Cord	
		Green	Seasoned Dry
Softwood—all kinds including Fir, Hemlock, Spruce, and Balsam, but excluding Cedar.....	12" to 16"	\$8 00	\$9 00
	over 16" to 48"	7 00	8 00
Hardwood—all kinds including Birch, Alder, Maple and Oak.....	12" to 16"	9 00	10 00
	over 16" to 48"	8 00	9 00

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VOLUME IV No. 13



DECEMBER 31, 1945

STATUTORY ORDERS AND REGULATIONS, 1945

(Formerly Canadian War Orders and Regulations)

Published under authority of Order in Council P.C. 10793 of
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P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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PART I

Orders in Council

Order in Council extending the time during which the control and supervision of the Unemployment Insurance Commission organization shall remain at the disposal of the Minister of Labour

P.C. 7377

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council of the 4th September, 1942, (P.C. 7994) provision was made *inter alia*, for the control and supervision of the officers, clerks and employees of the Unemployment Insurance Commission to be placed at the disposal of the Minister of Labour for a period which shall end on a day fixed by a proclamation issued under Section Two of the War Measures Act to the effect that the war no longer exists or on such earlier day as may be fixed by Order in Council;

And whereas the said Order in Council provides that the Minister may utilize such personnel for the administration of the National Selective Service Regulations, 1942, and, as amended by P.C. 8999, 29th November, 1944, for necessary measures undertaken by the Department of Labour for re-establishment in employment of war veterans and civilian war workers;

And whereas the Minister of Labour is of the opinion that the authority conferred on him by the said Order in Council should continue during the transition stage;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, is pleased to amend the said Order in Council P.C. 7994 and it is hereby further amended by striking out, where they appear therein, the words "for a period which shall end on a day fixed by a proclamation issued under Section Two of the War Measures Act to the effect that the war no longer exists or on such earlier day as may be fixed by Order in Council", and substituting therefor the words, "for a period of time which shall end on the thirty-first day of March, 1946".

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending special tariff treatment for towels, etc.

P.C. 7388

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas imports under Tariff Items 540(a) and 540(b), the Items covering woven fabrics, in the web, sheets, pillow cases, table cloths, napkins, towels and handkerchiefs wholly of flax or hemp but not including towels or glass cloths of crash or huck nor table cloths and napkins of crash are exempt from Customs duty under the British Preferential Tariff;

And Whereas imports under Tariff Item 540(c), the Item covering:

"Towelling and glass cloth of crash or huck, with or without lettering or monograms woven in, table cloths and napkins of crash with coloured borders, in the web, wholly of flax or hemp; woven fabrics, in the web, composed in part of flax or hemp, not containing silk, synthetic textile fibres or filaments, nor wool."

are subject to Customs duty under the British Preferential Tariff at rates of 22½ p.c. ad valorem and 3 cents per pound, less a discount of 50 p.c.;

And whereas imports under Tariff Item 540(d), the Item covering:

"Towels and glass cloths of crash or huck, with or without lettering or monograms woven in, table cloths and napkins of crash with coloured borders, wholly or in part of flax or hemp, not containing silk, synthetic textile fibres or filaments, nor wool."

are subject to Customs duty under the British Preferential Tariff at rates of 25 p.c. ad valorem and 3 cents per pound, less a discount of 50 p.c.;

And whereas Order in Council P.C. 1880, of March 9, 1943, eliminated the British Preferential Tariff on the goods described in Tariff Items 540(c) and 540(d) during the period March 1, 1943, to February 29, 1944;

And whereas Order in Council P.C. 721 of February 7, 1944, continued duty free entry of these goods until December 31, 1944;

And whereas a further Order in Council, P.C. 9342, of December 15, 1944, extended this tariff concession until December 31, 1945;

And whereas the Minister of Finance reports that there is still a shortage in Canada of towels, towelling, table cloths and napkins and that the elimination of the British Preferential Tariff on imports of the goods specified in Tariff Items 540(c) and 540(d) for a further period of one year would aid in relieving the existing shortage and at the same time substantially reduce the amount of subsidy that would otherwise be payable on imports of such goods;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that imports of the goods specified in Tariff Items 540(c) and 540(d) of Schedule "A" of the Customs Tariff be exempt from duties of Customs when originating in and imported from countries the products of which are entitled to British Preferential Tariff treatment, during the period January 1, 1946, to September 30, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending National Selective Service Civilian Regulations

P.C. 7430

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under authority of the War Measures Act and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations, (Order in Council P.C. 2796, dated April 24, 1945) and they are hereby amended, effective December 31st 1945, as follows:

1. Section Two Hundred and Two (A) is revoked.

2. Sections Two Hundred and Four, and Two Hundred and Five are revoked and the following substituted therefor:

"204. Where an employer takes an employee into employment he shall,

- (a) record the prescribed particulars of the employment on a Notification of Hiring in prescribed form,
- (b) within seventy-two hours of taking the employee into his employment mail or deliver a copy of the Notification of Hiring to the local office, and
- (c) retain a copy of the Notification of Hiring on file.

205. No employer shall retain an employee in his employment during any day after the expiration of the period specified in paragraph (b) of section two hundred and four of these regulations unless he has complied with that paragraph."

3. Sections Two Hundred and Five (A), Two Hundred and Six, Two Hundred and Seven, Two Hundred and Seven (A), Two Hundred and Eight, Two Hundred and Nine, Two Hundred and Ten, Two Hundred and Ten (A), Two Hundred and Ten (B), Two Hundred and Ten (C), Two Hundred and Ten (D), Two Hundred and Ten (E), Two Hundred and Eleven, Two Hundred and Eleven (A) are revoked.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking P.C. 1422, 23rd February, 1942, re radio installations on certain classes of ships

P.C. 7438

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, is pleased to revoke and doth hereby revoke Order in Council, P.C. 1422, of the 23rd of February, 1942, which suspended, for the duration of the war, the exemption from being fitted with radio-telegraph installations granted to certain classes of ships under sub-paragraphs (b) and (e) of paragraph (2) of Regulation 6 of the Radio Regulations for Ship Stations, Part 1.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

FOREIGN EXCHANGE CONTROL BOARD

Certified Extract from the minutes of a meeting of the Foreign Exchange Control Board held in Ottawa, on December 14, 1945.

On motion duly made and seconded, it was resolved that the Regulations of the Board be amended as follows:

1. By revoking sub-paragraph (ii) of paragraph (d) of Regulation 13 and substituting the following:

(ii) United States dollars in the form of postal notes, money orders, cheques or other items of a similar nature in an amount not exceeding \$100 in United States currency; provided, however, that no Authorized Dealer, post office or other special agent of the Board shall sell United States dollars under the provisions of this paragraph except in cases and for purposes which are within the authority of such Authorized Dealer, post office or other special agent under their instructions from the Board.

2. By renumbering sub-paragraphs (ii) and (iii) of paragraph (a) of Regulation 21 as (iii) and (iv) respectively and by adding to paragraph (a) of Regulation 21 immediately after sub-paragraph (i) as sub-paragraph (ii) thereof the following:

(ii) The export is being made to St. Pierre or Miquelon and the value does not exceed \$5,000.

Certified to be a true copy and in accordance with the minutes of the Board.

L. RASMINSKY,

Chairman.

DEPARTMENT OF TRANSPORT

TRANSPORT CONTROLLER

Order No. T.C. 11-F

Fruit and Vegetable Order

Pursuant to the regulations respecting transport facilities and equipment made under Order in Council P.C. 4487, of the 9th of June, 1942, and with the concurrence of the Wartime Prices and Trade Board, and in order to assure maximum use of refrigerator equipment for the transport of perishable goods, it is ordered:—

(A) That Order T.C. 05-F, dated November 18, 1942, as amended by Order T.C. 05-F-1, dated May 20, 1943, and Order T.C. 10-F, dated September 18, 1945, be further amended by inserting therein after Section 1 thereof the following sections:

2. Any person owning or operating Railway Facilities or Equipment shall charge on refrigerator cars supplied for fresh fruit and/or fresh vegetables for failure of the shipper, consignee or owner of the goods to release the said cars or issue disposal orders therefor within the time limit specified in paragraphs (a), (b), or (c), after the first 7 a.m. following notification or placement as defined in Canadian Car Demurrage Rules for freight refrigerator cars issued by Agent W. J. Collins C.T.C. No. 4; or placement as defined in Supplement No. 6 to Agent I. M. Harper's Tariff C.T.C. No. E.T. 1111 for passenger refrigerator cars; a penalty of Five Dollars for the first 24 hours or any part thereof, Ten Dollars for the second 24 hours or any part thereof, and Fifteen Dollars for the third and each succeeding 24 hours or any part thereof;

- (a) Thirty-six hours exclusive of Sundays and Dominion Statutory Holidays for loading with no time allowance for weather conditions.
- (b) Thirty-six hours exclusive of Sundays and Dominion Statutory Holidays for unloading with no time allowance for weather conditions or for clearing Customs; provided however wet "top-iced" shipments shall be allowed an additional 48 hours for unloading exclusive of Sundays and Dominion Statutory Holidays.
- (c) Thirty-six hours exclusive of Sundays and Dominion Statutory Holidays for reconsignment, reshipment, diversion, inspection or grading and will also apply in the case of consignees not served by private sidings or industrial sidings when cars are held for orders for special placement.

3. The penalty charges set out in paragraph 2 hereof shall be additional to accrued charges, including demurrage and refrigerator car detention charges.

(B) That Order T.C. 05-F, amended as aforesaid, shall be and remain in full force and effect as from 12.01 a.m. the first day of January, 1946.

Dated at Montreal, December 26, 1945.

J. M. McDOUGALL,
Transport Controller.

CONCURRED

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART III
 Wartime Prices and Trade Board
 (Finance)

GOVERNMENT NOTICE
WARTIME PRICES AND TRADE BOARD

Statement on Import Policy

Referring to the "Statement on Import Policy", effective February 11, 1943, notice is hereby given of the following change in Schedule "A" to the said Statement, effective October 15, 1945:

Schedule "A" is amended by inserting therein the following:

<i>Tariff Item</i>	<i>Description of Goods</i>
209b	Nicotine, salts of nicotine; non-alcoholic preparations containing nicotine in a free or combined state, for dipping, spraying or fumigating, n.o.p.
791	Rotenone in any and all forms or combinations.

Ottawa, October 15, 1945.

D. GORDON,
Chairman.

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 582

Maximum Rentals and Termination of Leases for Housing Accommodation and Shared Accommodation

Under authority conferred by the Wartime Leasehold Regulations, Order in Council P.C. 9029 of November 21, 1941, as amended, the Board hereby orders as follows:

1. This Order shall come into force on December 1, 1945.
2. Clause (c) of Section 1 of Order No. 294 of the Board is amended by adding thereto sub-clause (v) as follows:
 “(v) any real property of which His Majesty in right of Canada or of any province thereof is tenant.”
3. Section 13 of said Order No. 294 is amended by adding thereto clause (n) as follows:
 “(n) is a tenant of any municipal corporation.”
4. Section 20 of said Order No. 294 is deleted and is replaced by the following:
 “Overholding in absence of demand for renewal
 20. (1) If the tenant of any housing accommodation under a lease for a term certain to whom the provisions of Section 13 do not apply has not been given a demand for renewal, he may, at his option, vacate the accommodation at the end of the term of the lease or remain in possession of the accommodation; but, if he remains in possession of the accommodation the nature of the tenancy shall be governed by the law of the province in which the accommodation is situated unless the landlord before accepting payment of rent for any period of occupancy after the end of the term of the lease requires that the tenancy shall be from month to month in which case the tenancy shall be from month to month and all the conditions of the term certain lease shall apply so far as they are consistent with a tenancy from month to month.
 (2) Notwithstanding anything contained in this Order, a landlord of any housing accommodation shall be entitled
 (a) in the case of a lease for a term certain containing provision for its termination, on notice, before the end of the term thereof, to give notice of termination in accordance with such provision; and
 (b) in the case of a lease not for a term certain and other than a monthly lease, to give notice of termination of such lease in accordance with the law of the province in which the accommodation is situated;

provided, however, that the tenant shall be entitled to remain in possession of the accommodation after such date of termination as a tenant from month to month and all the conditions of the lease so terminated shall apply insofar as they are consistent with a tenancy from month to month.”

Made at Ottawa this 29th day of November, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 583

Maximum Rentals and Termination of Leases for Commercial Accommodation

Under authority conferred by the Wartime Leasehold Regulations, Order in Council P.C. 9029 of November 21, 1941, as amended, the Board hereby orders as follows:

1. This Order shall come into force on December 1, 1945.

2. Clause (b) of Section 1 of Order No. 315 of the Board is amended by adding thereto sub-clause (v) as follows:

“(v) any real property of which His Majesty in right of Canada or of any province thereof is tenant.”

3. Section 2 of said Order No. 315 is amended by adding thereto subsection (3) as follows:

“(3) The provisions of Section 5 of the Wartime Leasehold Regulations and of Part I of this Order shall not apply to any commercial accommodation during the currency of any lease for a term certain of not less than five years which does not contain provision for its termination, on notice, before the end of the term thereof, and made on or after December 1, 1945, with the tenant in possession of such accommodation to whom the provisions of Section 13 do not apply.”

4. Section 13 of said Order No. 315 is amended by adding thereto clause (n) as follows:

“(n) is a tenant of any municipal corporation.”

5. Order No. 315 of the Board is further amended by deleting Section 14 thereof and by substituting the following therefor:

“Dispossession of obnoxious tenants

14. (1) If the landlord of any commercial accommodation wishes to terminate the tenant's lease because the conduct of the tenant or his sub-tenant or someone occupying the accommodation is obnoxious to the other occupant or occupants of the building in which the accommodation is situated, or tends to harm its character, or because the tenant or his sub-tenant or someone occupying the accommodation is damaging the accommodation or because the tenant or sub-tenant by not taking reasonable care of it is causing it to deteriorate, the landlord may apply to the Court of Rental Appeals for an order exempting the lease from the provisions of this Part.

(2) The application shall be made in the following manner:

(a) a form of application provided by the Board shall be completed in duplicate by the landlord and all information required by such form shall be given;

(b) both copies of the application shall be filed with the Rentals Appraiser;

(c) the Rentals Appraiser shall ascertain from the Court of Rental Appeals the date of the hearing of the application;

(d) the Rentals Appraiser shall forward by registered mail

(i) to the tenant a copy of the application and a notice stating the date on which the Court of Rental Appeals will hear the application, and

(ii) to the landlord a notice stating the date on which the Court of Rental Appeals will hear the application.

(e) the Rentals Appraiser shall forward to the Court of Rental Appeals all material filed on the application.

(3) On the hearing of the application, the Court of Rental Appeals may require such information in such manner as it may direct, may adopt such procedure as it deems proper and may grant or refuse the order; but no costs shall be awarded to either party.”

6. Section 18 of said Order No. 315 is deleted and is replaced by the following:

"Overholding in absence of demand for renewal

18. (1) If the tenant of any commercial accommodation under a lease for a term certain to whom the provisions of Section 13 do not apply has not been given a demand for renewal, he may, at his option, vacate the accommodation at the end of the term of the lease or remain in possession of the accommodation; but, if he remains in possession of the accommodation the nature of the tenancy shall be governed by the law of the province in which the accommodation is situated unless the landlord before accepting payment of rent for any period of occupancy after the end of the term of the lease requires that the tenancy shall be from month to month in which case the tenancy shall be from month to month and all the conditions of the term certain lease shall apply so far as they are consistent with a tenancy from month to month.

(2) Notwithstanding anything contained in this Order, a landlord of any commercial accommodation shall be entitled

(a) in the case of a lease for a term certain containing provision for its termination, on notice, before the end of the term thereof, to give notice of termination in accordance with such provision; and

(b) in the case of a lease not for a term certain and other than a monthly lease, to give notice of termination of such lease in accordance with the law of the province in which the accommodation is situated;

provided, however, that the tenant shall be entitled to remain in possession of the accommodation after such date of termination as a tenant from month to month and all the conditions of the lease so terminated shall apply insofar as they are consistent with a tenancy from month to month."

Made at Ottawa this 29th day of November, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 590

Replacement of Civilian Suits for Demobilized Service Personnel

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

Effective Date

1. This Order comes into force on December 31, 1945, and revokes and replaces Board Order No. 530 as amended by Board Order No. 570.

Definitions

2. For the purposes of this Order,

(a) "certificate" means a priority suit purchase certificate on a form prescribed by the Board and bearing

(i) a ship's stamp of an establishment of the Royal Canadian Navy; or

(ii) an orderly room stamp of a discharge establishment or of an establishment authorized by the Board to issue priority suit purchase certificates; or

(iii) the stamp of a hospital of the Department of Veterans Affairs; or

(iv) the stamp of an office of the Ration Administration; or

(v) the stamp of a local Ration Board;

(b) "manufacturer" means any person who has received from the Board a directive to manufacture men's suits;

(c) "retailer" means any person, other than a merchant tailor, who sells suits of civilian clothes to a consumer;

(d) "merchant tailor" means any person other than a manufacturer who cuts suits of civilian clothes on his own premises and sells the same at retail; and

(e) "sell" includes offer to sell.

Priority of Delivery

3. Every retailer who sells suits and every manufacturer who sells made-to-measure suits and every merchant tailor and every fabric wholesaler selling to merchant tailors shall at all times give priority to sales against certificates.

Manufacturers' Reserve to Meet Certificate Demand

4. (1) Except as provided in subsections (2) and (3) of this Section no manufacturer may deliver, to any one of his customers more than sixty-five per centum (65%) of the allocation established for such customer in respect of the suits produced by the manufacturer pursuant to directives from the Board for production during the first six months of 1946.

(2) Any further delivery to that customer may only be made by the manufacturer against a certificate received from the customer and no certificate shall be accepted by the manufacturer unless it purports to have been signed by that customer and by the person to whom the certificate was issued.

(3) The provisions of this Section shall be subject to such written exemptions as the Administrator of Fine Clothing, upon application to him may grant in any individual cases of undue hardship or other special circumstance.

Priority of Replacement

5. (1) A retailer in order to secure replacement of a suit sold to the holder of a certificate or a merchant tailor in order to secure the replacement of the fabric used in the manufacture of a suit sold to such certificate holder, must obtain a duly completed certificate from the holder and must forward this certificate to his supplier.

(2) A certificate may only be accepted by a retailer or a merchant tailor within thirty days from the last date stamped on the certificate by an office authorized to issue such certificates.

Certificates for Authorized Use Only

6. (1) Unless he is the person to whom the certificate was issued no retailer or merchant tailor may acquire a certificate except by reason of the sale of a suit to, or the undertaking to make a suit for, the person to whom the certificate was issued.

(2) No person to whom a certificate has been issued may transfer or surrender it to any one other than a retailer or a merchant tailor and then only for the purpose of purchasing a suit.

(3) No person shall

(a) obtain, transfer, use, retain or have in his possession or under his control any paper purporting to be a certificate unless such paper is in fact a certificate as defined in this Order;

(b) impersonate or falsely represent himself to be the person to whom the certificate was issued;

(c) be entitled to receive more than one certificate without the written permission of the Board.

Made at Ottawa, this 21st day of December, 1945.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1835

Umbrellas

Under powers given by the Wartime Prices and Trade Board to the Administrator of Textile Sundries, it is hereby ordered as follows:

1. Administrator's Order No. A-1170 is hereby revoked.
2. On and after the effective date of this Order no manufacturer may sell or offer to sell any umbrella unless or until the maximum price therefor has been fixed upon application to the Administrator.
3. This Order comes into force on January 15, 1946.

Dated at Ottawa, this 21st day of December, 1945.

J. A. McLAREN,
Administrator of Textile Sundries.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1836

Men's and Boys' Leather Jackets, Windbreakers and Utility Coats

Under powers given by the Wartime Prices and Trade Board to the Administrator of Work Clothing, it is hereby ordered as follows:

1. This Order comes into force on December 31, 1945, as of which date Administrator's Order No. A-1475 is revoked and Section 4 thereof relating to maximum prices of certain oversize garments is replaced by this Order.
2. The maximum price at which a manufacturer may sell any oversize garment of a kind described in the Table below shall be the lawful maximum price at which he may sell that garment in its regular sizes plus the extra percentage shown in the Table for the oversize garment:

TABLE

1. Men's and Boys' Leather Jackets, Windbreakers, Utility Coats and similar garments.

OVERSIZES

- (a) Men's regular sizes: 34 to 44 inclusive
 Oversizes: 45 and 46—10% extra
 47 and 48—20% extra
 49 and 50—30% extra
- (b) Men's black horsehide and cowhide utility coats
 Regular sizes: 34 to 46 inclusive
 Oversizes: 47 and 48—10% extra
 49 and 50—20% extra

(c) Boys' regular sizes: 24 to 36 inclusive

Oversizes: 10% extra per oversize

2. Men's and boys' cotton windbreakers (All fabrics other than wool).

OVERSIZES

Men's regular sizes: 34 to 44 inclusive

Boys' regular sizes: 24 to 34 inclusive

Oversizes: 10% extra per even size

3. Men's and boys' utility parkas—lined and unlined (All fabrics other than wool).

OVERSIZES

Men's regular sizes: 34 to 44 inclusive

Boys' regular sizes: 24 to 34 inclusive

Oversizes: 10% extra per even size;

provided, however, that no manufacturer may sell any oversize garment at a price higher than the highest lawful price at which he sold such garment during the basic period, September 15, 1941 to October 11, 1941, both dates inclusive.

Dated at Ottawa, this 19th day of December, 1945.

A. BRADSHAW,

Administrator of Work Clothing.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

NOTE: The provisions of this Order will permit manufacturers to resume production of some goods which have heretofore been prohibited. If a manufacturer resumes production of goods for which his maximum price has been established in accordance with The Wartime Prices and Trade Regulations or by an Order issued under such Regulations, he must not sell or offer to sell those goods at a price which is higher than that maximum price. If he produces goods which are not identical in every respect (including trade description) with goods for which his maximum price has been established, he must make an application to the Administrator to have his maximum price therefor fixed.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1837

Revocation of Administrator's Orders Nos. A-451, A-547 and A-1124

Under powers given by the Wartime Prices and Trade Board to the Newsprint Administrator, it is hereby ordered as follows:

1. The following Administrator's Orders are revoked:

- (a) Administrator's Order No. A-451, Respecting Issue of Permits to Newsprint Manufacturers;
- (b) Administrator's Order No. A-547, Respecting Production and Delivery of Newsprint;
- (c) Administrator's Order No. A-1124, Respecting Production of 30-Pound Newsprint.

2. This Order comes into force on January 1, 1946.

Dated at Ottawa, this 15th day of December, 1945.

GUY E. HOULT,

Newsprint Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1838

Imitation Spices

Under powers given by the Wartime Prices and Trade Board to the Deputy Co-Ordinator (Manufactured Foods), it is hereby ordered as follows:

1. This Order shall come into force on January 1, 1946.

2. Section 5 of Administrator's Order No. A-993 as enacted by Administrator's Order No. A-1559 is revoked and replaced by the following:

"5. (1) On and after January 1, 1946, no person shall manufacture or process for sale any imitation black pepper spice except in accordance with the following formula:

	<i>Percentage by Weight</i>	
(a) Ground pure black pepper	40	
(b) Mombassa Chillies	2	
(c) Wheat flour (or equivalent cereal filler)	58	100.

(2) On and after January 1, 1946, no person shall sell any imitation black pepper spice unless it was manufactured or processed in accordance with the formula prescribed in subsection (1).

(3) Subsection (2) shall not apply to the sale of any imitation black pepper spice which was in the hands of wholesalers and retailers on December 31, 1945, and was manufactured or processed in accordance with Section 5 of this Order as it was in force on that day.

(4) If the container or package in which the manufacturer or processor sells imitation black pepper spice made according to the said formula does not bear an imprint or label clearly disclosing that such spice is so made, he shall issue an invoice of sale in duplicate which shall bear a statement that such spice is made according to the said formula. One copy of the invoice shall be furnished to the buyer at the time of sale or delivery and the other shall be retained by the manufacturer or processor for a period of twelve months during which time it shall be available for inspection at any time by any authorized representative of the Board.

(5) Section 3 of this Order shall not apply to imitation black pepper spice manufactured or processed according to the said formula."

Dated at Ottawa, this 22nd day of December, 1945.

F. T. W. SAUNDERS,
Deputy Co-Ordinator
(Manufactured Foods).

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1839

Maximum Prices of Onions

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

1. This Order comes into force on January 2, 1946.

2. The Schedule to Administrator's Order No. A-1267 as amended by Administrator's Order No. A-1364 is hereby further amended by deleting item 1 of said Schedule and substituting therefor the following:

Type	Grade	Periods of Sale				
		Jan.	Feb.	March	April	May 1 to June 30
Spanish type with minimum diameter of 3 inches.	All grades..	c 3.65	c 3.80	c 4.00	c 4.25	c 4.25
		July 1 to July 15	July 16 to Aug. 31	Sept. Oct. Nov.	Dec.	
Spanish type with minimum diameter of 3 inches.	All grades..	c 3.75	c 3.50	c 5.00	c 5.05	c "

Dated at Ottawa, this 22nd day of December, 1945.

E. J. CHAMBERS,
*Administrator of Fresh Fruit and
Vegetables.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

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